United States Bankruptcy Court Southern District of Texas

ENTERED

August 11, 2021 Nathan Ochsner, Clerk

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

	§	
In re:	§	Chapter 11
	§	
FIELDWOOD ENERGY LLC, et al.,	§	Case No. 20-33948 (MI)
	§	
Debtors. ¹	§	(Jointly Administered)
	§	

STIPULATION AND ORDER BETWEEN DEBTORS AND MACQUARIE CORPORATE AND ASSET FUNDING, INC. RESOLVING ADJOURNED ASSUMPTION DISPUTE

This stipulation and order (the "Stipulation and Order") is entered into by and between (i) Macquarie Corporate and Asset Funding, Inc. ("Macquarie"), and (ii) Fieldwood Energy LLC and its debtor affiliates in the above captioned chapter 11 cases (collectively, the "Debtors", and together with Macquarie, the "Parties"). The Parties hereby stipulate and agree as follows:

WHEREAS, commencing on August 3, 2020, the Debtors each filed a voluntary case under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of Texas (the "Bankruptcy Court");

WHEREAS, Fieldwood Energy LLC and Macquarie are party to that certain Master Lease Agreement dated October 21, 2019 (including any amendments, supplements, or modifications thereto, the "Master Lease Agreement"), pursuant to which Fieldwood Energy LLC leases equipment and other property from Macquarie (the "Equipment Leases") as set forth on certain

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, as applicable, are: Dynamic Offshore Resources NS, LLC (0158); Fieldwood Energy LLC (6778); Fieldwood Energy Inc. (4991); Fieldwood Energy Offshore LLC (4494); Fieldwood Onshore LLC (3489); Fieldwood SD Offshore LLC (8786); Fieldwood Offshore LLC (2930); FW GOM Pipeline, Inc. (8440); GOM Shelf LLC (8107); Bandon Oil and Gas GP, LLC (9172); Bandon Oil and Gas, LP (9266); Fieldwood Energy SP LLC (1971); Galveston Bay Pipeline LLC (5703); and Galveston Bay Processing LLC (0422). The Debtors' primary mailing address is 2000 W. Sam Houston Parkway S., Suite 1200, Houston, TX 77042.

equipment schedules executed pursuant to the terms of the Master Lease Agreement (each, an "Equipment Schedule");

WHEREAS, Macquarie filed proofs of claim numbers 389 and 853 on November 16, 2020 and December 3, 2020, respectively (the "Macquarie Proofs of Claim") against Debtor Fieldwood Energy LLC;

WHEREAS, the Macquarie Proofs of Claim assert that (i) Macquarie is owed \$17,357,100.07 as a General Unsecured Claim in connection with the Master Lease Agreement, including interest and other charges, and (ii) the Cure Amount for the Master Lease Agreement as of the Petition Date is \$493,476.00;

WHEREAS, the Parties then conferred regarding (i) the potential assumption and assignment of the Master Lease Agreement, (ii) the Equipment Leases listed on the Schedule of Assumed Contracts, and (iii) the resolution of Macquarie's potential objection to the Debtors' proposed assumption of the Equipment Leases identified on the Schedule of Assumed Contracts² as contract numbers 1260 through 1280 based on Macquarie's assertion that such assumption would constitute a partial assumption of the Master Lease Agreement and the Equipment Schedule thereto, which assertion the Debtors dispute (the foregoing clauses (i) through (iii), the "Macquarie Assumption Dispute"):

WHEREAS, on June 25, 2021, the Debtors filed the *Eighth Amended Joint Chapter 11*Plan of Fieldwood Energy LLC and Its Affiliated Debtors (ECF No. 1742) (the "Plan");

WHEREAS, on June 25, 2021, the Court entered the Findings of Fact, Conclusions of Law, and Order (I) Confirming Eighth Amended Joint Chapter 11 Plan of Fieldwood Energy LLC and

² Capitalized terms used but not defined herein shall have the meaning ascribed to such terms in the Plan (as defined herein).

Its Affiliated Debtors and (II) Granting Related Relief (ECF No. 1751) (the "Confirmation Order");

WHEREAS, pursuant to paragraph 38 of the Confirmation Order and Section 8.2 of the Plan, the Debtors and Macquarie agreed to adjourn any hearing on the Macquarie Assumption Dispute to after the Confirmation Hearing; and

WHEREAS, the Parties have negotiated in good faith to resolve the Macquarie Assumption

Dispute on the terms and conditions set forth in this Stipulation and Order.

NOW, THEREFORE, in consideration of the foregoing recitals, which are incorporated into this Stipulation and Order, the Parties hereby stipulate and agree as follows:

- 1. As of and subject to the occurrence of the Effective Date, the Equipment Schedules to the Master Lease Agreement shall be amended in the forms attached hereto as **Exhibit A** (the "Credit Bid Purchaser Schedule") and **Exhibit B** (the "FWE I Schedule", and together with the Master Lease Agreement and the Credit Bid Purchaser Schedule, the "Revised Agreement").
- 2. As of and subject to the occurrence of the Effective Date, and pursuant to the terms of the Plan Documents, which includes the Plan, the Confirmation Order, the Credit Bid PSA, and applicable Plan of Merger:
 - a. The Master Lease Agreement shall be assumed and (i) solely as it relates to the
 Credit Bid Purchaser Schedule, assumed and assigned to Credit Bid Purchaser and
 (ii) solely as it relates to the FWE I Schedule, assumed and allocated to FWE I.
 - b. The Credit Bid Purchaser Schedule shall be assigned to Credit Bid Purchaser and upon such assignment shall be in full force and effect as between the Credit Bid Purchaser and Macquarie.

c. The FWE I Schedule shall be allocated to FWE I and shall be in full force and

effect as between FWE I and Macquarie.

3. The Cure Amount with respect to the Master Lease Agreement is \$0.

Upon this Stipulation and Order becoming a final order, Macquarie will withdraw 4.

the Macquarie Proofs of Claim and, upon such withdrawal, Prime Clerk, LLC is authorized and

directed to remove the Macquarie Proofs of Claim from the official claims register.

The Debtors may take such other actions as may be reasonably necessary and 5.

appropriate to carry out the provisions of this Stipulation and Order, including amending the

Schedule of Assumed Contracts and the applicable schedules and exhibits to the Plan of Merger

consistent with the terms of this Stipulation and Order; provided, however, that in the event of any

inconsistency between this Stipulation and Order, on the one hand, and any filings in these chapter

11 cases insofar as such filings relate to the assumption and assignment or assumption and

allocation (as applicable) of the Revised Agreement, this Stipulation and Order shall govern.

6. Upon this Stipulation and Order becoming a final order, the Macquarie Assumption

Dispute shall be deemed resolved.

7. This Stipulation and Order is and shall be binding on the Parties and their

successors and assigns.

8. The Bankruptcy Court retains jurisdiction over all matters related to this

Stipulation and Order.

Signed: August 11, 2021

Marvin Isgur

United States Bankruptcy Judge

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IN WITNESS WHEREOF, this Stipulation and Order has been executed and delivered as of the day and year first below written.

Date: August 10, 2021 Houston, Texas

/s/ Lucy F. Kweskin

MAYER BROWN Lucy F. Kweskin 1221 Avenue of the Americas New York, NY 10020 Telephone: (917) 860-3920

Email: LKweskin@mayerbrown.com

Attorneys for Macquarie Corporate and Asset Funding, Inc.

/s/ Jessica Liou

WEIL, GOTSHAL & MANGES LLP Alfredo R. Pérez (15776275) Clifford W. Carlson (24090024) 700 Louisiana Street, Suite 1700 Houston, Texas 77002

Telephone: (713) 546-5000 Facsimile: (713) 224-9511 Email: Alfredo.Perez@weil.com Clifford.Carlson@weil.com

- and -

WEIL, GOTSHAL & MANGES LLP Matthew S. Barr (admitted *pro hac vice*) Jessica Liou (admitted *pro hac vice*) 767 Fifth Avenue New York, New York 10153

Telephone: (212) 310-8000 Facsimile: (212) 310-8007 Email: Matt.Barr@weil.com Jessica.Liou@weil.com

Attorneys for Debtors and Debtors in Possession

Exhibit A

EQUIPMENT SCHEDULE NO. 2

This Equipment Schedule No. 2 is executed by the Lessor and Lessee named below and is made pursuant to that certain Master Lease Agreement dated as of October 21, 2019 (the "Lease"; which is incorporated herein by reference). This Equipment Schedule, incorporating by reference the terms and conditions of the Lease, constitutes a separate instrument of lease. To the extent of any conflict or inconsistency between the terms of this Equipment Schedule and the Lease, the terms of this Equipment Schedule shall prevail.

1. EQUIPMENT. The Equipment leased hereunder shall be as set forth in the Exhibit 1 attached hereto.

TOTAL INVOICE COST: "Total Invoice Cost" as used herein means \$4,541,290.71. The cost for each item of Equipment is set forth in Exhibit No. 1 attached hereto (with respect to each item of Equipment, the "Invoice Cost").

2. TERM. Upon and after the date of execution hereof, the Equipment shall be subject to the terms and conditions provided herein and in the Lease.

A full term of lease with respect to said Equipment (the "Base Term") shall commence on the date hereof and shall extend for Thirty Six (36) months after the first day of July 2021, (the "Base Lease Commencement Date").

3. RENT.

(a) OMITTED

- (b) From and after the Base Lease Commencement Date, the monthly rent for said Equipment during the Base Term shall be \$121,997.93. Rent payments shall be made, in arrears, on the first day of the month for each month during the Base Term of this Lease.
- (c) Rent due hereunder shall be reduced by the amount set forth in Exhibit No, 1 as Rent for an item of Equipment subsequent to Lessee's payment of the Stipulated Loss Value for such item of Equipment if deemed Lost Equipment.

4. LESSEE'S CONFIRMATION.

Lessee hereby confirms and warrants to Lessor that the Equipment: (a) was duly delivered to Lessee at the location specified in Section 5 hereof; (b) has been received, inspected and determined to be in compliance with all applicable specifications and that the Equipment is hereby accepted for all purposes of the Lease; and (c) is a part of the "Equipment" referred to in the Lease and is taken subject to all terms and conditions therein and herein provided. Lessee hereby represents and warrants to Lessor that, as of the date hereof, there is no Default or Event of Default under any Schedule or any other Lease Document (as such terms are defined in the Lease).

- 5. LOCATION OF EQUIPMENT. The location of the Equipment (or the location of the principal garage of the Equipment, if the Equipment is mobile) is specified on the Exhibit 1 attached hereto.
- 6. COMMERCIAL LIABILITY INSURANCE. The amount of commercial liability insurance referenced in Section 11 of the Lease is \$10,000,000.00.
- 7. TAX ATTRIBUTES. The class of property to which the Equipment is assigned is ten (10)-year property.

8. SCHEDULE OF STIPULATED LOSS VALUES. This Schedule of Stipulated Loss Values shall be applicable to the Equipment subject to this Equipment Schedule.

If Total Loss Occurs During Base Term Month:	Percent of Invoice Cost
1 (Including Interim	invoice cost
Term)	105%
2	103%
3	100%
4	98%
5	95%
6	93%
7	90%
8	88%
9	85%
10	83%
11	80%
12	78%
13	75%
14	73%
15	70%
16	68%
17	65%
18	63%
19	60%
20	58%
21	55%
22	53%
23	50%
24	48%
25	45%
26	43%
27	40%
28	38%
29	35%
30	33%
31	30%

32	28%
33	25%
34	23%
35	20%
36	18%

9. OMITTED

10. PERSONAL PROPERTY TAXES. Lessee agrees that it will not list any of such Equipment for property tax purposes or report any property tax assessed against such Equipment until otherwise directed in writing by Lessor. Upon receipt of any property tax bill pertaining to such Equipment from the appropriate taxing authority, Lessor will pay such tax and will invoice Lessee for the expense. Upon receipt of such invoice, Lessee will promptly reimburse Lessor for such expense.

11. END OF BASE TERM OPTIONS.

- (a) OPTION TO RENEW. (1) Provided that no Default or Event of Default has then occurred, Lessee shall have the option to renew this Equipment Schedule, with respect to all but not less than all of the Equipment, at the expiration of the Base Term of this Equipment Schedule, on the terms and conditions as are agreed between the Lessee and Lessor. If Lessee desires to exercise this option it shall give Lessor irrevocable written notice of its request to renew this Equipment Schedule at least one hundred twenty (120) days before expiration of the Base Term.
- (b) OPTION TO PURCHASE. Lessee shall have the option to purchase, upon the expiration of the Base Term of this Equipment Schedule, all but not less than all of the Equipment upon the following terms and conditions: If Lessee desires to exercise this option it shall give Lessor irrevocable written notice of its election to purchase at least one hundred twenty (120) days before expiration of the Base Term of this Equipment Schedule in accordance with its terms. At the expiration of the term of this Equipment Schedule, Lessee shall pay to Lessor in cash any Rent due on that date plus the purchase price for the Equipment, determined as hereinafter provided. The purchase price of the Equipment shall be an amount equal to its then Fair Market Value, together with all taxes and charges upon sale.

For purposes of this Section, "Fair Market Value" shall be deemed to be an amount equal to the sale price of the Equipment, as installed and in use, obtainable in an arms' length transaction between a willing and informed buyer and a willing and informed seller under no compulsion to sell (and assuming that, as of the date of determination, the Equipment is in at least the condition required by Section 13 of the Lease and Section 12 hereof). Lessor and Lessee may agree as to the Fair Market Value for the Equipment. If the parties are unable to agree on the Fair Market Value of the Equipment, then Lessor and Lessee shall, at Lessee's expense, obtain appraisal values from three independent appraisers (one to be selected by Lessor, one by Lessee, and the other by the two selected by Lessor and Lessee; each of whom must be associated with a professional organization of equipment or personal property appraisers, such as the American Society of Appraisers) and the average Fair Market Value as determined by such appraisers shall be binding on the parties hereto. If the appraisers selected by Lessor and Lessee are unable to agree on the third appraiser, then Lessor will select the appraiser to provide the third appraisal value. Notwithstanding anything herein to the contrary or any determination of Fair Market Value for the Equipment as provided above, the Fair Market Value under this Section 11(b) for the Equipment shall be an amount that is not less than \$544,954.89 nor more than \$817,432.33

Notwithstanding any election of Lessee to purchase, the provisions of the Lease shall continue in full force and effect until the passage of ownership of the Equipment upon the date of purchase. On the date of purchase, Lessor shall deliver to Lessee a bill of sale transferring and assigning to Lessee without recourse or warranty, except (with respect to the status of title conveyed) in respect of Lessor's acts, all of Lessor's right, title and interest in and to the Equipment. Lessor shall not be required to make and may

specifically disclaim any representation or warranty as to the condition of the Equipment or any other matters.

(c) OPTION TO RETURN THE EQUIPMENT. If Lessee has not elected to renew this Equipment Schedule or purchase the Equipment leased hereunder one hundred twenty (120) days before expiration of the Base Term of this Equipment Schedule, or if Lessee has opted to renew the Lease but Lessee and Lessor are unable to agree upon renewal terms and conditions by at the end of such sixty (60) days before expiration of the Base Term of this Equipment Schedule, then Lessee shall promptly return the Equipment in accordance with the terms of the Lease, including Section 12 hereof.

12. EARLY PURCHASE OPTIONS

- (a) Provided that no Default or Event of Default has then occurred, Lessee shall have the option to purchase, upon any date on which Basic Rent is scheduled to be paid during the original term of this Lease (the date on which Lessee exercises this option being the "Early Termination Date"), all but not less than all of the Equipment leased hereunder upon the following terms and conditions: If Lessee desires to exercise this option it shall give Lessor written notice of its election to purchase at least thirty (30) days and not more than ninety (90) days before the Early Termination Date. On the Early Termination Date, Lessee shall pay to Lessor the aggregate of (i) any Rent due on that date, (ii) the Present Value (as defined below) of all remaining Rent payments scheduled hereunder, (iii) the Present Value of the Purchase Option Price that would have been paid under Section 11(b) hereof, and (iv) all taxes and charges due upon sale of the Equipment.
- (b) "Present Value" of an amount due hereunder is the product of that amount discounted from its scheduled payment date to the date of calculation at the per annum interest rate of 2%.
 - 13. OMITTED.

14.

CONSENT TO LESSEE. (a) QuarterNorth Energy LLC agrees that although it is not a party to the Lease, this Schedule and QuarterNorth Energy LLC's obligations, rights, liabilities and rights hereunder are subject to the Lease as if QuarterNorth Energy LLC had been a party thereto. References herein and in the Lease (as incorporated herein) to "Lessee" shall be deemed to refer to QuarterNorth Energy LLC. (b) Lessor agrees that QuarterNorth Energy LLC shall be the Lessee hereunder and under the Lease as the Lease relates to this Schedule.

Fieldwood Energy LLC hereby requests Lessor to agree that of hereunder and that this Schedule shall be a Schedule as defined this Schedule, hereby agrees. DATE OF EXECUTION: August, 2021.	
MACQUARIE CORPORATE AND ASSET FUNDING INC.	QUARTERNORTH ENERGY LLC
Ву:	Ву:
Name:	Name:

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Title:	Title:
As to Section 14 only:	
FIELDWOOD ENERGY I LLC	
By:	-
Name:	-
Title:	_

EXHIBIT NO. 1 Equipment Description

This Exhibit No. 1 describes the Equipment being leased under Equipment Schedule No. 2, which is executed pursuant to that certain Master Lease Agreement dated as of October 21, 2019, by and between MACQUARIE CORPORATE AND ASSET FUNDING INC., its successors and assigns, and QUARTERNORTH ENERGY LLC, its successors and permitted assigns.

Product Line	Serial No.	Invoice Cost	Rent	Location
Fuel Tank	51416	4,335.15	116.72	EB 165
Generator	1006511/01	66,183.25	1,781.91	EB 165
Generator	1022679-01	66,183.25	1,781.91	EB 165
Fuel Tank	51358	4,335.15	116.72	SP 60C
Generator	1004869/02	66,183.25	1,781.91	SP 60C
Compressor	e100	595,622.21	16,036.51	EB165
Distribution	N/A	14,450.49	389.06	HI 550A
Fuel Tank	1016126-3	4,335.15	116.72	HI 550A
Generator	4895/17	33,814.15	910.41	HI 550A
Generator	5290-80	33,814.15	910.41	HI 550A
Fuel Tank	10101669158	4,335.15	116.72	EB 160
Generator	1003840-01	23,120.79	622.50	SS 253D
Fuel Tank	C852006	4,335.15	116.72	EB 159
Generator	1006511/03	66,183.25	1,781.91	EB 159
Compressor	F11158	309,032.68	8,320.38	SS193A
Distribution	N/A	14,450.49	389.06	SS 246A
Fuel Tank	N/A	4,335.15	116.72	SS 246A
Generator	1006277/03	66,183.25	1,781.91	SS 246A
Compressor	None	193,291.97	5,204.18	SMI142

	544502		0.000.00	5141204
Compressor	F11583	368,815.79	9,929.98	SMI39A
Compressor	F-11582	368,556.73	9,923.00	WC485-1
Compressor	153417	433,290.22	11,665.89	WC485-2
Compressor	F-4341	58,179.83	1,566.43	WC290
Distribution	941143	14,450.49	389.06	WD 79
Distribution	945211	14,450.49	389.06	WD 80D
Fuel Tank	1014998-4	28,900.98	778.13	WD 79
Generator	1005933/01	66,183.25	1,781.91	WD 79
Distribution	N/A	14,450.49	389.06	WD 80D
Fuel Tank	D-162	4,335.15	116.72	WD 86A
Generator	5300-24	43,062.47	1,159.41	WD 86A
Generator	1000010	43,062.47	1,159.41	WD 80D
Compressor	4WF00094	870,640.03	23,441.07	VR272
Compressor	L-81582	316,829.91	8,530.31	SMI40JA
Compressor	361534	60,304.23	1,623.63	SS80
Generator	1013972-02	66,183.25	1,781.91	Unallocated
Generator	4596/01	32,369.10	871.50	Unallocated
Cables	Cables	153,402.80	4,121.04	Unallocated

Exhibit B

AMENDED AND RESTATED EQUIPMENT SCHEDULE NO. 1

This Amended and Restated Equipment Schedule No. 1 ("Schedule"), dated as of August _____, 2021 amends and restates in its entirety the original Equipment Schedule 1, dated as of October 21, 2019 (the "Original Schedule") between Macquarie Corporate and Asset Funding Inc. ("Lessor") and Fieldwood Energy LLC ("Original Lessee"), which was executed pursuant to Master Lease Agreement between Original Lessee and Lessor dated October 21, 2019 (the "Master Lease"), which Master Lease was incorporated into the Original Schedule and remains incorporated into this Schedule by this reference. Unless otherwise defined in this Schedule, capitalized terms used in this Schedule have the meanings assigned to such terms in the Master Lease. If any provision of this Schedule conflicts with any provision of the Master Lease, the provisions contained in this Schedule shall prevail. Lessee hereby authorizes Lessor to insert the serial numbers and other identification data of the Equipment, dates, and other omitted factual matters or descriptions in this Schedule.

All documents and instruments executed in connection with the Original Schedule shall continue in full force and effect.

Original Lessee transferred all of its right, title and interest in and to the Original Schedule to Fieldwood Energy I LLC ("Lessee") pursuant to a divisive merger under Texas Business Organizations Code section 1.002. The Lessor hereby agrees that "Lessee", as such term is used herein and in the Master Lease, shall for all purposes hereof be deemed to be a reference to Fieldwood Energy I LLC. Fieldwood Energy I LLC agrees that although it is not a party to the Master Lease, this Schedule and Fieldwood Energy I LLC's obligations, rights, liabilities and rights hereunder are subject to the Master Lease as if Fieldwood Energy I LLC had been a party thereto. References herein and in the Master Lease (as incorporated herein) to "Lessee" shall be deemed to refer to Fieldwood Energy I LLC.

This Amended and Restated Equipment Schedule No.1, incorporating by reference the terms and conditions of the Lease, constitutes a separate instrument of lease.

1. EQUIPMENT. The Equipment leased hereunder shall be as set forth in the Exhibit 1 attached hereto.

TOTAL INVOICE COST: "**Total Invoice Cost**" as used herein means \$_8,549,782.35_. The cost for each item of Equipment is set forth in Exhibit No. 1 attached hereto (with respect to each item of Equipment, the "**Invoice Cost**").

2. TERM. Upon and after the date of execution hereof, the Equipment shall be subject to the terms and conditions provided herein and in the Lease.

A full term of lease with respect to said Equipment (the "Base Term") shall commence on the date hereof and shall extend for Thirty (30) months after the first day of July 2021, (the "Base Lease Commencement Date").

- 3. RENT.
 - (a) OMITTED
- (b) From and after the Base Lease Commencement Date, the monthly rent for said Equipment during the Base Term shall be \$270,059.72. Rent payments shall be made, in arrears, on the first day of the month for each month during the Base Term of this Lease.

(c) Rent due hereunder shall be reduced by the amount set forth in Exhibit No, 1 as Rent for an item of Equipment subsequent to Lessee's payment of the Stipulated Loss Value for such item of Equipment if deemed Lost Equipment .

4. LESSEE'S CONFIRMATION.

Lessee hereby confirms and warrants to Lessor that the Equipment: (a) was duly delivered to Lessee at the location specified in Section 5 hereof; (b) has been received, inspected and determined to be in compliance with all applicable specifications and that the Equipment is hereby accepted for all purposes of the Lease; and (c) is a part of the "Equipment" referred to in the Lease and is taken subject to all terms and conditions therein and herein provided. Lessee hereby represents and warrants to Lessor that, as of the date hereof, there is no Default or Event of Default under any Schedule or any other Lease Document (as such terms are defined in the Lease).

- 5. LOCATION OF EQUIPMENT. The location of the Equipment (or the location of the principal garage of the Equipment, if the Equipment is mobile) is specified on the Exhibit 1 attached hereto.
- 6. COMMERCIAL LIABILITY INSURANCE. The amount of commercial liability insurance referenced in Section 11 of the Lease is \$10,000,000.00.
- 7. TAX ATTRIBUTES. The class of property to which the Equipment is assigned is ten (10)-year property.
- 8. SCHEDULE OF STIPULATED LOSS VALUES. This Schedule of Stipulated Loss Values shall be applicable to the Equipment subject to this Equipment Schedule.

If Total Loss Occurs During Base Term Month:	Percent of Invoice Cost
1 (Including Interim	
Term)	105%
2	102%
3	99%
4	96%
5	93%
6	90%
7	87%
8	84%
9	81%
10	78%
11	75%
12	72%
13	69%

14	66%
15	63%
16	60%
17	57%
18	54%
19	51%
20	48%
21	45%
22	42%
23	39%
24	36%
25	33%
26	30%
27	27%
28	24%
29	21%
30	18%

9. OMITTED

10. PERSONAL PROPERTY TAXES. Lessee agrees that it will not list any of such Equipment for property tax purposes or report any property tax assessed against such Equipment until otherwise directed in writing by Lessor. Upon receipt of any property tax bill pertaining to such Equipment from the appropriate taxing authority, Lessor will pay such tax and will invoice Lessee for the expense. Upon receipt of such invoice, Lessee will promptly reimburse Lessor for such expense.

11. END OF BASE TERM OPTIONS.

- (a) OPTION TO RENEW. (1) Provided that no Default or Event of Default has then occurred, Lessee shall have the option to renew this Equipment Schedule, with respect to all but not less than all of the Equipment, at the expiration of the Base Term of this Equipment Schedule, on the terms and conditions as are agreed between the Lessee and Lessor. If Lessee desires to exercise this option it shall give Lessor irrevocable written notice of its request to renew this Equipment Schedule at least one hundred twenty (120) days before expiration of the Base Term.
- (b) OPTION TO PURCHASE. Lessee shall have the option to purchase, upon the expiration of the Base Term of this Equipment Schedule, all but not less than all of the Equipment upon the following terms and conditions: If Lessee desires to exercise this option it shall give Lessor irrevocable written notice of its election to purchase at least one hundred twenty (120) days before expiration of the Base Term of this Equipment Schedule in accordance with its terms. At the expiration of the term of this Equipment Schedule, Lessee shall pay to Lessor in cash any Rent due on that date plus the purchase price for the Equipment, determined as hereinafter provided. The purchase price of the Equipment shall be an amount equal to its then Fair Market Value, together with all taxes and charges upon sale.

For purposes of this Section, "Fair Market Value" shall be deemed to be an amount equal to the sale price of the Equipment, as installed and in use, obtainable in an arms' length transaction between a willing and informed buyer and a willing and informed seller under no compulsion to sell (and assuming that, as of the date of determination, the Equipment is in at least the condition required by Section 13 of the Lease and Section 12 hereof). Lessor and Lessee may agree as to the Fair Market Value for the Equipment. If the parties are unable to agree on the Fair Market Value of the Equipment, then Lessor and Lessee shall, at

Lessee's expense, obtain appraisal values from three independent appraisers (one to be selected by Lessor, one by Lessee, and the other by the two selected by Lessor and Lessee; each of whom must be associated with a professional organization of equipment or personal property appraisers, such as the American Society of Appraisers) and the average Fair Market Value as determined by such appraisers shall be binding on the parties hereto. If the appraisers selected by Lessor and Lessee are unable to agree on the third appraiser, then Lessor will select the appraiser to provide the third appraisal value. Notwithstanding anything herein to the contrary or any determination of Fair Market Value for the Equipment as provided above, the Fair Market Value under this Section 11(b) for the Equipment shall be an amount that is not less than \$1,025,973.88 nor more than \$1,538,960.82

Notwithstanding any election of Lessee to purchase, the provisions of the Lease shall continue in full force and effect until the passage of ownership of the Equipment upon the date of purchase. On the date of purchase, Lessor shall deliver to Lessee a bill of sale transferring and assigning to Lessee without recourse or warranty, except (with respect to the status of title conveyed) in respect of Lessor's acts, all of Lessor's right, title and interest in and to the Equipment. Lessor shall not be required to make and may specifically disclaim any representation or warranty as to the condition of the Equipment or any other matters.

(c) OPTION TO RETURN THE EQUIPMENT. If Lessee has not elected to renew this Equipment Schedule or purchase the Equipment leased hereunder one hundred twenty (120) days before expiration of the Base Term of this Equipment Schedule, or if Lessee has opted to renew the Lease but Lessee and Lessor are unable to agree upon renewal terms and conditions by at the end of such sixty (60) days before expiration of the Base Term of this Equipment Schedule, then Lessee shall promptly return the Equipment in accordance with the terms of the Lease, including Section 12 hereof.

12. EARLY PURCHASE OPTIONS

- (a) Provided that no Default or Event of Default has then occurred, Lessee shall have the option to purchase, upon any date on which Basic Rent is scheduled to be paid during the original term of this Lease (the date on which Lessee exercises this option being the "Early Termination Date"), all but not less than all of the Equipment leased hereunder upon the following terms and conditions: If Lessee desires to exercise this option it shall give Lessor written notice of its election to purchase at least thirty (30) days and not more than ninety (90) days before the Early Termination Date. On the Early Termination Date, Lessee shall pay to Lessor the aggregate of (i) any Rent due on that date, (ii) the Present Value (as defined below) of all remaining Rent payments scheduled hereunder, (iii) the Present Value of the Purchase Option Price that would have been paid under Section 11(b) hereof, and (iv) all taxes and charges due upon sale of the Equipment.
- (b) "Present Value" of an amount due hereunder is the product of that amount discounted from its scheduled payment date to the date of calculation at the per annum interest rate of 2%.
 - 13. OMITTED.
- 14. OMITTED. .

DATE OF EXECUTION: August, 2021.	
MACQUARIE CORPORATE AND ASSET FUNDING INC.	FIELDWOOD ENERGY I LLC
By: Name: Title:	By: Name: Title:

EXHIBIT NO. 1 Equipment Description

This Exhibit No. 1 describes the Equipment being leased under Amended and Restated Equipment Schedule No. 1, which is executed pursuant to that certain Master Lease Agreement dated as of October 21, 2019, by and between MACQUARIE CORPORATE AND ASSET FUNDING INC., its successors and assigns, and FIELDWOOD ENERGY I LLC, its successors and permitted assigns.

Product Line	Serial No.	Invoice Cost	Rent	Location
Fuel Tank	51456	4,335.15	136.91	MC 311
Generator	1004626-002	66,183.25	2,090.15	MC 311
Generator	1009733-01	66,183.25	2,090.15	SS 207A
Fuel Tank	51415	4,335.15	136.91	MP 310
Generator	5263/23	43,062.47	1,359.97	MP 311A
Generator	5263/19	43,062.47	1,359.97	SS 274A
Distribution	N/A	14,450.49	456.36	HI 573B
Generator	1010184-02	66,183.25	2,090.15	HI 573B
Fuel Tank	C907155	4,335.15	136.91	HI 573A
Generator	1004436-01	43,062.47	1,359.97	HI 573A
Generator	1000010	43,062.47	1,359.97	WD 90E
Generator	1013275-04	19,074.65	602.40	WC 66A
Fuel Tank	52804	4,335.15	136.91	HI 179
Generator	1005871/04	43,062.47	1,359.97	HI 179
Fuel Tank	10101669159	4,335.15	136.91	WC 71D
Generator	1002922-05	43,062.47	1,359.97	WC 71D
Generator	1003815-08	23,120.79	730.18	BA 133A
Fuel Tank	8041620807	4,335.15	136.91	HI A595D
Generator	5156/08	43,062.47	1,359.97	HI A595D

Generator	1000595/02	43,062.47	1,359.97	EI 189B
Compressor	F-14881	356,759.80	11,266.92	CA43
Compressor	271420	180,741.59	5,708.05	EI337A
Compressor	F12162	480,309.26	15,168.77	EI53C
Compressor	F-14731	310,095.86	9,793.22	HI179
Compressor	F-13008	361,483.18	11,416.09	MP140B
Compressor	F151	712,206.56	22,492.37	MP153C
Compressor	65F31	355,903.58	11,239.88	SS129
Compressor	F-17966	191,373.45	6,043.81	SS189
Compressor	F-13806	444,411.67	14,035.08	SS204A
Compressor	99031	203,777.28	6,435.54	SS354
Compressor	F04564	163,021.83	5,148.43	ST49
Compressor	78007	148,795.34	4,699.14	VR261A
Compressor	F12449	318,514.23	10,059.08	VR76
Compressor	F-25819	478,203.26	15,102.26	WD103F
Compressor	F11695	511,636.91	16,158.13	WD122
Compressor	F11906	269,340.41	8,506.11	WC71
Compressor	F10834	287,201.93	9,070.20	MP259A-1
Compressor	65F407	472,550.66	14,923.74	MP259A-2
Compressor	F11313	444,411.67	14,035.08	SS207-1
Compressor	F11312	444,411.67	14,035.08	SS207-2
Compressor	G6X5893	35,524.68	1,121.91	BA491
Compressor	288792	254,922.44	8,050.77	EI342C

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Compressor	7B1282	148,019.48	4,674.64	HIA341
Compressor	71B2571	64,689.99	2,042.99	SMI66C
Generator	1006057/02	66,183.25	2,090.15	Unallocated
Generator	1024987-2	66,183.25	2,090.15	Unallocated
Cables	Cables	162,701.72	5,139.22	Unallocated

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United States Bankruptcy Court Southern District of Texas

In re: Case No. 20-33948-mi

Fieldwood Energy LLC Chapter 11

The Official Committee of Unsecured Cred

Debtors

CERTIFICATE OF NOTICE

District/off: 0541-4 User: ADIuser Page 1 of 21
Date Rcvd: Aug 11, 2021 Form ID: pdf002 Total Noticed: 129

The following symbols are used throughout this certificate:

Symbol Definition

Addresses marked '+' were corrected by inserting the ZIP, adding the last four digits to complete the zip +4, or replacing an incorrect ZIP. USPS

regulations require that automation-compatible mail display the correct ZIP.

Addresses marked '#' were identified by the USPS National Change of Address system as requiring an update. While the notice was still deliverable,

the notice recipient was advised to update its address with the court immediately.

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Aug 13, 2021:

Notice by first clas	s mair was sent to the following persons/entities by the Bankrupicy Noticing Center on Aug 13, 2021:
Recip ID db	Recipient Name and Address + Bandon Oil and Gas GP, LLC, 2000 W Sam Houston Pkwy S, Suite 1200, Houston, TX 77042-3623
db	+ Bandon Oil and Gas, LP, 2000 W Sam Houston Pkwy S, Suite 1200, Houston, TX 77042-3623
db	+ Dynamic Offshore Resources NS, LLC, 2000 W Sam Houston Pkwy S, Suite 1200, Houston, TX 77042-3623
db	+ FW GOM Pipeline, Inc., 2000 W Sam Houston Pkwy S, Suite 1200, Houston, TX 77042-3623
db	+ Fieldwood Energy LLC, 2000 W Sam Houston Pkwy S, Suite 1200, Houston, TX 77042-3023
db	+ Fieldwood Energy Offshore LLC, 2000 W Sam Houston Pkwy S, Suite 1200, Houston, TX 77042-3623
db	+ Fieldwood Energy SP LLC, 2000 W Sam Houston Pkwy S, Suite 1200, Houston, TX 77042-3623
db	+ Fieldwood Offshore LLC, 2000 W. Sam Houston Pkwy S, Suite 1200, Houston, TX 77042-3623
db	+ Fieldwood Onshore LLC, 2000 W Sam Houston Pkwy S, Suite 1200, Houston, TX 77042-3623
db	+ Fieldwood SD Offshore LLC, 2000 W Sam Houston Pkwy S, Suite 1200, Houston, TX 77042-3623
db	+ GOM Shelf LLC, 2000 W Sam Houston Pkwy S, Suite 1200, Houston, TX 77042-3623
db	+ Galveston Bay Pipeline LLC, 2000 W Sam Houston Pkwy S, Suite 1200, Houston, TX 77042-3623
db	+ Galveston Bay Processing LLC, 2000 W Sam Houston Pkwy S, Suite 1200, Houston, TX 77042-3623
aty	+ Charles M Rush, 202 Magnate Drive, Lafayette, LA 70508-3830
aty	+ Clark Hill Strasburger, Attn: Duane J. Brescia, 720 Brazos, Suite 700, Austin, TX 78701-2531
aty	+ Darryl T. Landwehr, 935 Gravier Street, Suite 835, New Orleans, LA 70112-1727
aty	+ Emile Joseph, Jr., Allen & Gooch, P O Box 81129, Lafayette, LA 70598-1129
aty	+ Peter J. Segrist, Carver Darden et al, 1100 Poydras St., Ste 3100, New Orleans, LA 70163-1102
aty	+ Petro Amigos Supply, Inc., c/o Wayne Kitchens, Total Plaza, 1201 Louisiana, 28th Floor, Houston, TX 77002-5607
aty	+ Ralph J Kooy, 100 N LaSalle St, Suite #514, Chicago, IL 60602-3551
aty	+ Ronald Savoie, Jackson & Jackson, P.L.L.C., 111 Founders Drive, Suite 400, Baton Rouge, LA 70810-8959
aty	+ William S Piper, 100 N LaSalle St, Suite #514, Chicago, IL 60602-3551
cr	+ A2D TECHNOLOGIES, INC. D/B/A TGS GEOLOGICAL PRODUC, c/o Andrew A Braun, Gieger Laborde & Laperouse, LLC, Suite 4800, 701 Poydras Street, New Orleans, LA 70139 US 70139-7756
cr	+ Aker Solutions Inc., Bruce J. Ruzinsky, 1401 McKinney Street, Suite 1900, Houston, TX 77010-4037
cr	+ All Aboard Development Corporation, 601 Poydras Street, Suite 1726, New Orleans, LA 70130-6039
cr	American Express National Bank, c/o Becket and Lee LLP, PO Box 3001, Malvern, PA 19355-0701
cr	+ Anahuac Independent School District, c/o Owen M. Sonik, 1235 North Loop West, Houston, TX 77008-1758
cr	+ Ankor E&P Holdings Corporation, c/o Looper Goodwine P.C., Attn: Paul J. Goodwine, 650 Poydras Street, Suite 2400, New Orleans, LA 70130-6171
cr	+ Ankor Energy LLC, c/o Looper Goodwine P.C., Attn: Paul J. Goodwine, 650 Poydras Street, Suite 2400, New Orleans, LA 70130-6171
intp	+ Apache Corporation, Hunton Andrews Kurth LLP, Attn: Robin Russell, 600 Travis Street, Suite 4200 Houston, TX 77002-2929
cr	+ Archrock Services, LP, 16666 North Chase Dr., Houston, TX 77060-6014
cr	+ Aspen American Insurance Company, c/o Randall A. Rios, Husch Blackwell LLP, 600 Travis Street, Suite 2350, Houston, TX 77002-2629
intp	+ BP Exploration & Production Inc., c/o Shari L. Heyen, Greenberg Traurig, LLP, 1000 Louisiana Street, Suite 1700, Houston, TX 77002-5001
cr	+ Bay City Independent School District, c/o Owen M. Sonik, 1235 North Loop West Suite 600, Houston, TX 77008-1772
cr	+ Bedrock Petroleum Consultants, LLC, c/o Bradley, Attn: James B. Bailey, 1819 Fifth Avenue North, Birmingham, AL 35203-2120
cr	+ Brian Cloyd, c/o Cain & Skarnulis LLP, 400 W. 15th Street, Suite 900, Austin, TX 78701-1659
cr	+ C-Dive, L.L.C., c/o Leann O. Moses, 1100 Poydras Street, Suite 3100, New Orleans, LA 70163-1102
cr	CETCO Energy Services Company, LLC, c/o Rudy Urban, Credit Manager, Cetco Energy Services., LLC, 635 Brake Ridge Court, Seymour, TN 37865
cr	+ Callon Petroleum Company, 2000 W. Sam Houston Parkway S., Suite 2000, Houston, TX 77042, UNITED STATES 77042-3622
cr	+ Chambers County, c/o Owen M. Sonik, 1235 North Loop West Suite 600, Houston, TX 77008-1772
cr	+ Claboryan Lewis, Broussard & David, 557 Jefferson street, Lafayette, LA 70501-6905

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- Louisiana Department of Revenue, Senior Bankruptcy Counsel, Litigation, 617 N. Third Street, Office 780, P O Box 4064 (Zip 70821-4064), Baton Rouge, LA 70802 UNITED STATES OF AMERICA 70821-4064
- + Macquarie Corporate and Asset Funding Inc., c/o John M. Castillo, 130 E Travis Street, Suite 350, San Antonio, TX 78205-1784
- + Magnum Mud Equipment Co., Inc., Post Office Box 4258, Houma, LA 70361, UNITED STATES 70361-4258
- + Marathon Oil Company, c/o Clay M. Taylor, Bonds Ellis Eppich Schafer Jones LLP, 420 Throckmorton Street, Suite 1000, Fort Worth, TX 76102-3727
- + Martin Energy Services LLC, c/o Robert P. Franke, Clark Hill Strasburger, 901 Main St., Suite 6000, Dallas, TX 75202-3748
- + Marubeni Oil & Gas (USA) LLC, Looper Goodwine P.C., Attn: Paul J. Goodwine, 650 Poydras Street, Suite 2400, New Orleans, LA 70130-6171
- + McMoran Oil & Gas LLC, 1615 Poydras Street, Suite 600, New Orleans, LA 70112-1238
- Merit Energy Company, Locke Lord Bissell & Liddell LLP, Attn: Philip Eisenberg, 600 Travis Street, Suite 3400 Houston, TX 77002-2926
- #+ Milorad Raicevic, 3701 Kirby Drive, Suite 1000, Houston, TX 77098-3928

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- + Noble Energy, Inc., c/o Andrews Myers, PC, 1885 Saint James Place, 15th Floor, Houston, Tx 77056-4175
- + Patrick Burnett, c/o Cain & Skarnulis LLP, 400 W. 15th Street, Suite 900, Austin, TX 78701-1659
- + Performance Energy Services, LLC, c/o Steven W. Soule, Hall, Estill, et al., 320 South Boston Avenue, Suite 200 Tulsa, OK 74103-3705
 - + Prime Clerk LLC, One Grand Central Place, 60 East 42nd Street, Suite 1440, New York, NY 10165-1446
 Railroad Commission of Texas, c/o Office of the Attorney General, Bankruptcy & Collections Division, P. O. Box 12548, Austin, TX 78711-2548
 - + Red Willow Offshore, LLC, c/o Barnet B. Skelton, Jr., 815 Walker, Suite 1502, Houston, TX 77002-5832
 - + Regis Southern, c/o Reese Baker, 950 Echo Lane Ste 300, Houston, TX 77024-2824
 - + SBM Gulf Production LLC, c/o Ken Green, Snow Spence Green LLP, P O Box 549, Hockley, TX 77447-0549
 - + Seitel Data, Ltd., c/o Duane J. Brescia, Clark Hill Strasburger, 720 Brazos, Suite 700, Austin, TX 78701-2531
 - + Sheldon Independent School District, c/o Owen M. Sonk, PBFCM, LLP, 1235 N. Loop W., Suite 600, Houston, TX 77008-1772
- cr + Sheldon Independent School District, et al, c/o Owen M. Sonik, PBFCM, LLP, 1235 N. Loop W., Ste 600, Houston, TX 77008-1772
 - + Shell Offshore, Inc., 200 N. Dairy Ashford, Houston, TX 77079-1101
- cr + Shell Oil Company, c/o Sara M. Keith, 150 N. Dairy Ashford Rd., Building F, Houston, TX 77079-1128
 - Solar Turbines Incorporated, 100 N.E. Adams, Peoria, IL 61629-0001
- cr + Superior Performance, Inc., c/o S. Mayer Law, P.O. Box 6542, Houston, TX 77265, UNITED STATES 77265-6542
- intp + TC Oil Louisiana, LLC, c/o Wick Phillips Attn: Jason Rudd, 3131 McKinney Ave., Suite 100, Dallas, TX 75204-2430
- cr + TETRA Technologies, Inc., Dore Rothberg McKay, P.C., 17171 Park Row, Suite 160, c/o Zachary McKay, Houston, TX 77084-4927
- cr + TGS AP Investments AS, c/o Andrew A Braun, Geiger Laborde & Laperouse, LLC, Suite 4800, 701 Poydras Street, New Orleans, LA

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User: ADIuser

Date Rcvd: Aug 11, 2021 Form ID: pdf002 Total Noticed: 129 70139-7756 TGS-NOPEC Geophysical Company, c/o Andrew A Braun, Gieger, Laborde & Laperouse, LLC, Suite 4800, 701 Poydras St., New Orleans, LA 70139 US 70139-7756 TGS-NOPEC Geophysical Company ASA, c/o Andrew A Braun, Gieger Laborde & Laperouse, LLC, Suite 4800, 701 Poydras Street, New Orleans, LA 70139 US 70139-7756 Tana Exploration Company, LLC, c/o Wick Phillips Attn: Jason Rudd, 3131 McKinney Ave., Suite 100, Dallas, TX 75204-2430 intp Targa Liquids Marketing and Trade, LLC, c/o Steven W. Soule, Hall, Estill, et al., 320 South Boston Avenue, Suite 200 Tulsa, OK cr Targa Midstream Services, LLC, c/o Steven W. Soule, Hall Estill, et al., 320 South Boston Avenue, Suite 200 Tulsa, OK 74103-3705 cr Tetra Applied Technologies, Inc., c/o Zachary S. McKay, Dore Rothberg McKay, P.C., 17171 Park Row, Suite 160, Houston, TX cr Texas General Land Office, c/o Office of the Attorney General, Bankruptcy & Collections Division, P. O. Box 12548 MC-008, Austin, TX intp 78711-2548 Transcontinental Gas Pipe Line Company, LLC, c/o Steven W. Soule, Hall, Estill, et al., 320 South Boston Avenue, Suite 200 Tulsa, OK cr 74103-3705 Trendsetter Engineering, Inc., 10430 Rodgers Road, Houston, TX 77070, UNITED STATES 77070-1642 cr Trinity Bay Conservation District, c/o Owen M.Sonik, 1235 North Loop West Suite 600, Houston, TX 77008-1772 cr Trunkline Field Services LLC, 1300 Main Street, Houston, TX 77002-6803 cr U.S. Specialty Insurance Company, c/o Locke Lord LLP, ATTN: Philip Eisenberg, 600 Travis Street, Suite 2800, Houston, TX cr 77002-2914 Universal Equipment, Inc., c/o Christopher J. Piasecki, Davidson Meaux, Post Office Box 2908, Lafayette, La 70502-2908 cr Valaris plc, Matthew D. Cavenaugh, Jackson Walker LLP, 1401 McKinney Street, Suite 1900 Houston, TX 77010-1900 cr Venice Energy Services Company, L.L.C., c/o Steven W. Soule, Hall, Estill, et al., 320 South Boston Avenue, Suite 200 Tulsa, OK cr 74103-3705 WFS Liquids LLC, c/o Steven W. Soule', Hall, Estill, et al., 320 South Boston Avenue, Suite 200 Tulsa, OK 74103-3705 cr Walter Oil & Gas Corporation, c/o Looper Goodwine P.C., 650 Poydras Street, Suite 2400, Attn: Paul J. Goodwine New Orleans, LA 70130-6171 West Cameron Dehydration Company, L.L.C., 1300 Main Street, Houston, TX 77002-6803 cr Westerngeco LLC, c/o Andrew A Braun, Gieger Laborde & Laperouse, LLC, Suite 4800, 701 Poydras Street, New Orleans, LA 70139 US 70139-7756 Williams Field Services-Gulf Coast Company LLC, c/o Steven W. Soule, Hall, Estill, et al., 320 South Boston Avenue, Suite 200 Tulsa, cr OK 74103-3705 Zurich American Insurance Company, c/o Duane Brescia, 720 Brazos Street, Suite 700, Austin, TX 78701-2531 cr

TOTAL: 116

District/off: 0541-4

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.

Electronic transmission includes sending notices via email (Email/text and Email/PDF), and electronic data interchange (EDI). Electronic transmission is in Eastern Standard Time

Standard Time.				
Recip ID	+	Notice Type: Email Address Email/Text: bnkatty@aldineisd.org	Date/Time	Recipient Name and Address
		,	Aug 11 2021 20:00:00	Aldine ISD, Legal Department, 2520 WWThorne Dr., Houston, TX 77073-3406
cr	+	Email/Text: SPECK@LAWLA.COM	Aug 11 2021 20:00:00	Atlantic Maritime Services, LLC, c/o Stewart F. Peck, Lugenbuhl Wheaton Peck Rankin & Hubbard, 601 Poydras Street, Suite 2775, New Orleans, LA 70130, UNITED STATES 70130-6041
cr		Email/Text: toriet@broussardbrothers.com	Aug 11 2021 20:00:00	Broussard Brothers, Inc., 501 S. Main St., Abbeville, LA 70510, US
cr		Email/Text: houston_bankruptcy@LGBS.com	Aug 11 2021 20:00:00	Cypress-Fairbanks ISD, Linebarger Goggan Blair & Sampson LLP, C/O John P. Dillman, P.O. Box 3064, Houston, Tx 77253-3064
cr	+	Email/Text: BKADDEN@LAWLA.COM	Aug 11 2021 20:00:00	Deligans Valves, Inc., c/o Benjamin W. Kadden, Lugenbuhl Wheaton Peck Rankin & Hubbard, 601 Poydras Street, Suite 2775, New Orleans, LA 70130-6041
cr		Email/Text: houston_bankruptcy@LGBS.com	Aug 11 2021 20:00:00	Galveston County, Linebarger Goggan Blair & Sampson LLP, C/O John P. Dillman, P.O. Box 3064, Houston, TX 77253-3064
cr		Email/Text: houston_bankruptcy@LGBS.com	Aug 11 2021 20:00:00	Harris County, Linebarger Goggan Blair & Sampson LLP, C/O John P. Dillman, PO Box 3064, Houston, TX 77253-3064
cr	+	Email/Text: BKADDEN@LAWLA.COM	Aug 11 2021 20:00:00	Heartland Compression Services, L.L.C., c/o Benjamin W. Kadden, Lugenbuhl Wheaton Peck Rankin & Hubbard, 601 Poydras Street, Suite

District/off: 0541-4 User: ADIuser Page 4 of 21
Date Rcvd: Aug 11, 2021 Form ID: pdf002 Total Noticed: 129

			2775, New Orleans, LA 70130-6041
cr	+ Email/Text: bankruptcy@islandoperating.com	Aug 11 2021 20:00:00	Island Operating Company Inc, 770 S Post Oak Lane, Suite 400, Houston, TX 77056-6666
cr	Email/Text: houston_bankruptcy@LGBS.com	Aug 11 2021 20:00:00	Jefferson County, Linebarger Goggan Blair & Sampson LLP, c/o John P. Dillman, P.O. Box 3064, Houston, TX 77253-3064
cr	Email/Text: houston_bankruptcy@LGBS.com	Aug 11 2021 20:00:00	Matagorda County, Linebarger Goggan Blair & Sampson LLP, c/o John P. Dillman, Post Office Box 3064, Houston, TX 77253-3064
cr	+ Email/Text: pwp@pattiprewittlaw.com	Aug 11 2021 20:00:00	Plains Gas Solutions, c/o Law Ofc Patricia Williams Prewitt, 10953 Vista Lake Ct., Navasota, TX 77868, UNITED STATES 77868-6981
cr	Email/Text: ar@supremeservices.com	Aug 11 2021 20:00:00	Supreme Service & Specialty Co. Inc., Attn: Freddy Bourgeois, 204 Industrial Ave. C, Houma, LA 70363

TOTAL: 13

cr

BYPASSED RECIPIENTS

The following addresses were not sent this bankruptcy notice due to an undeliverable address, *duplicate of an address listed above, *P duplicate of a preferred address, or ## out of date forwarding orders with USPS.

preferred address, or ## out of date forwarding orders with USPS.				
Recip ID cr	Bypass Reason	Name and Address 2M Oilfield Group Inc.		
cr		A-Port LLC		
cr		AGGREKO, LLC		
cr		AGI Industries Inc		
cr		AGI Packaged Pump Systems		
cr		Acadian Contractors, Inc		
cr		Ad Hoc Group of Secured Lenders		
cr		Anadarko E&P Company		
cr		Anadarko Petroleum Corp.		
cr		Anadarko U.S. Offshore LLC		
cr		Archrock Partners Operating, LLC and Archrock Serv		
cr		Aubrey Wild		
cr		Berkley Insurance Company		
cr		Burlington Resources Offshore		
cr		CCG Services (U.S.) Inc.		
cr		CGG Services (U.S.) Inc.		
cr		CNOOC Petroleum Offshore U.S.A. Inc.		
cr		CTD Legacy LLC		
intp		Cantor Fitzgerald Securities, as DIP Agent		
cr		Chevron U.S.A. Inc.		
cr		Cortland Capital Market Services LLC		
cr		Cox Oil, LLC, Cox Operating LLC, Energy XXI GOM, L		
cr		Deep Sea Development Services, Inc., 19219Katy Freeway, Suite 260, Houston, UNITED STATES		
cr		Derrick Daniels		
cr		Diamond Oil Field Supply Inc		
cr		Diverse Safety & Scaffolding, LLC		
intp		Ecopetrol America LLC		
cr		Ecopetrol America LLC		
cr		Edward C Stengel		
cr		Edward Randall, Individually and as Representative		
intp		Eni Petroleum US LLC		
intp		Eni US Operating Co. Inc.		
cr		Enterprise Gas Processing, LLC		
cr		ExxonMobil Corporation		
intp		Facilities Consulting Group, LLC		
cr		Florida Gas Transmission Company, LLC		
cr		Florida Gas Transmission, LLC,		

Freeport-McMoRan Oil & Gas LLC

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Fugro USA Marine, Inc. cr

cr George Canjar

cr Goldman Sachs Bank USA

HB Rentals, LC cr

HCC International Insurance Company PLC cr

HHE Energy Company cr cr

Halliburton Energy Services, Inc.

Hess Corporation cr

Houston Energy Deepwater Ventures I cr

Hunt Oil Company, Chieftain International (U.S.) L cr

ITC Global, Inc. cr

Infinity Valve & Supply LLC cr

Intracoastal Liquid Mud, Inc., UNITED STATES cr

Japex (U.S.) Corp. cr Jeffrey W Faw cr John A Sansbury, Jr cr Kilgore Marine intp LLOG Energy, L.L.C. cr

LLOG Exploration Offshore, L.L.C. cr

Lavaca County cr

Liberty Mutual Insurance Company cr

Linear Controls, Inc. cr Live Oak CAD cr

Louisiana Safety Systems, Inc.

intp Manta Ray Offshore Gathering Company, L.L.C.

Mark Howard Gillespie Michael Howard Clark cr Moodys Investors Service, Inc.

cr Multiklient Invest AS

cr NOV Process & Flow Technologies US, Inc.

cr National Oilwell Varco, L.P. Nautilus Pipeline Company, L.L.C. intp

North American Specialty Insurance Company cr

Oceaneering International Inc. cr Oil States Energy Services, LLC cr

Partco, LLC cr

Philadelphia Indemnity Insurance Company cr

Process Piping Materials, Inc. cr R360 Environmental Solutions, LLC cr

RLI Insurance Company intp Renaissance Offshore, LLC cr Republic Helicopters, Inc. cr Ridgewood Energy Corporation cr Rio Grande City CISD cr SLTL Ad Hoc Committee crcm SM Energy Company cr

Samson Contour Energy E & P, LLC cr Samson Offshore Mapleleaf, LLC cr cr Sea Robin Pipeline Company, LLC Shell GOM Pipeline Company, LLC cr

Shell Pipeline, LLC cr

Sirius America Insurance Company

Sparrows Offshore, LLC

Starr County cr

State of Louisiana, Department of Natural Resource cr

Stingray Pipeline Company, LLC cr

Subsea 7 LLC intp

Superior Energy Services, L.L.C. cr

Talos Energy Inc. cr Talos Energy LLC cr Texaco Inc. cr

The Hanover Insurance Company cr

The Louisiana Land & Exploration Company cr

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crcm The Official Committee of Unsecured Creditors cr Toys O'Neil

cr Travelers Casualty and Surety Company of America

cr Trunkline Gas Company, LLC
cr U.S. Department of the Interior
cr Union Oil Company of California
cr Unocal Pipeline Company

cr Valero Marketing and Supply Company cc Valero Marketing and Supply Company

cr W&T Energy VI, LLC
cr W&T Offshore, Inc.

cr Warrior Energy Services Corporation

cr Welltec, Inc.

cr Wild Well Control, Inc.
cr Workstrings International, LLC

cr XH LLC

cr XL Specialty Insurance Co

cr XL Systems, L.P.
cr XTO Energy, Inc.
cr XTO Offshore, Inc.

db *+ Fieldwood Energy Inc., 2000 W Sam Houston Pkwy S, Suite 1200, Houston, TX 77042-3623 cd *+ Fieldwood Energy LLC, 2000 W Sam Houston Pkwy S, Suite 1200, Houston, TX 77042-3623

TOTAL: 121 Undeliverable, 2 Duplicate, 0 Out of date forwarding address

NOTICE CERTIFICATION

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed .R. Bank. P.2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Aug 13, 2021 Signature: /s/Joseph Speetjens

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on August 11, 2021 at the address(es) listed below:

Name Email Address

Aaron James Power

on behalf of Interested Party Subsea 7 LLC apower@porterhedges.com egarfias@porterhedges.com;ysanders@porterhedges.com

Alfredo R Perez

on behalf of Debtor Fieldwood Offshore LLC alfredo.perez@weil.com

alfredo-perez-1218@ecf.pacerpro.com;brenda.funk@weil.com,erin.choi@weil.com;clifford.carlson@weil.com;justin.pitcher@we

il.com; rene.olvera@weil.com; christopher.jalomo@weil.com; erin.choi@weil.com; jake.rutherford@weil.com; jake.rutherford

Alfredo R Perez

on behalf of Plaintiff Fieldwood Energy LLC alfredo.perez@weil.com

alfredo-perez-1218@ecf.pacerpro.com;brenda.funk@weil.com,erin.choi@weil.com;clifford.carlson@weil.com;justin.pitcher@we

il.com; rene.olvera@weil.com; christopher.jalomo@weil.com; erin.choi@weil.com; jake.rutherford@weil.com; jake.rutherford

Alfredo R Perez

on behalf of Debtor Fieldwood Energy SP LLC alfredo.perez@weil.com

alfredo-perez-1218@ecf.pacerpro.com;brenda.funk@weil.com,erin.choi@weil.com;clifford.carlson@weil.com;justin.pitcher@we

il.com;rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@

Alfredo R Perez

on behalf of Debtor Fieldwood Onshore LLC alfredo.perez@weil.com

alfredo-perez-1218@ecf.pacerpro.com; brenda.funk@weil.com, erin.choi@weil.com; clifford.carlson@weil.com; justin.pitcher@weil.com; clifford.carlson@weil.com; clifford.carlson@weil.com; clifford.carlson@weil.com; clifford.carlson@weil.com; clifford.carlson@weil.com; clifford.carlson@weil.com; clifford.carlson@weil.com; clifford.carlson@weil.com; clifford.carlson@weil.com; clifford.carlson.com; clifford.car

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il.com; rene.olvera@weil.com; christopher.jalomo@weil.com; erin.choi@weil.com; jake.rutherford@weil.com; jake.rutherford

Alfredo R Perez

on behalf of Debtor Fieldwood SD Offshore LLC alfredo.perez@weil.com

alfredo-perez-1218@ecf.pacerpro.com;brenda.funk@weil.com,erin.choi@weil.com;clifford.carlson@weil.com;justin.pitcher@we

il.com;rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@

Alfredo R Perez

on behalf of Debtor Bandon Oil and Gas GP LLC alfredo.perez@weil.com,

alfredo-perez-1218@ecf.pacerpro.com;brenda.funk@weil.com,erin.choi@weil.com;clifford.carlson@weil.com;justin.pitcher@we

il.com;rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@

Alfredo R Perez

on behalf of Debtor Fieldwood Energy Inc. alfredo.perez@weil.com

alfredo-perez-1218@ecf.pacerpro.com;brenda.funk@weil.com,erin.choi@weil.com;clifford.carlson@weil.com;justin.pitcher@we

il.com; rene.olvera@weil.com; christopher.jalomo@weil.com; erin.choi@weil.com; jake.rutherford@weil.com; jake.rutherford

Alfredo R Perez

on behalf of Plaintiff Fieldwood Energy LLC and GOM Shelf LLC alfredo.perez@weil.com,

alfredo-perez-1218@ecf.pacerpro.com;brenda.funk@weil.com,erin.choi@weil.com;clifford.carlson@weil.com;justin.pitcher@we

il.com;rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@

Alfredo R Perez

on behalf of Debtor Fieldwood Energy Offshore LLC alfredo.perez@weil.com

alfredo-perez-1218@ecf.pacerpro.com; brenda.funk@weil.com, erin.choi@weil.com; clifford.carlson@weil.com; justin.pitcher@weil.com; clifford.carlson@weil.com; clifford.carlson@weil.com; clifford.carlson@weil.com; clifford.carlson@weil.com; clifford.carlson@weil.com; clifford.carlson@weil.com; clifford.carlson@weil.com; clifford.carlson.carlson.com; clifford.carlson.carls

il.com; rene.olvera@weil.com; christopher.jalomo@weil.com; erin.choi@weil.com; jake.rutherford@weil.com; jake.rutherford

Alfredo R Perez

on behalf of Debtor Galveston Bay Processing LLC alfredo.perez@weil.com

alfredo-perez-1218@ecf.pacerpro.com; brenda.funk@weil.com, erin.choi@weil.com; clifford.carlson@weil.com; justin.pitcher@weil.com; clifford.carlson@weil.com; clifford.carlson.com; clifford.carlson.c

il.com;rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@

Alfredo R Perez

on behalf of Plaintiff Fieldwood Energy LLC et al. alfredo.perez@weil.com,

alfredo-perez-1218@ecf.pacerpro.com;brenda.funk@weil.com,erin.choi@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com;clifford.carlson@weil.com;justin.pitcher.c

il.com; rene.olvera@weil.com; christopher.jalomo@weil.com; erin.choi@weil.com; jake.rutherford@weil.com; jake.rutherford

Alfredo R Perez

on behalf of Debtor Fieldwood Energy LLC alfredo.perez@weil.com

alfredo-perez-1218@ecf.pacerpro.com;brenda.funk@weil.com,erin.choi@weil.com;clifford.carlson@weil.com;justin.pitcher@weil.com

il.com; rene.olvera@weil.com; christopher.jalomo@weil.com; erin.choi@weil.com; jake.rutherford@weil.com; christopher.jalomo@weil.com; erin.choi@weil.com; jake.rutherford@weil.com; christopher.jalomo@weil.com; erin.choi@weil.com; jake.rutherford@weil.com; jake.rutherford@weil.

Alfredo R Perez

on behalf of Debtor Galveston Bay Pipeline LLC alfredo.perez@weil.com

alfredo-perez-1218@ecf.pacerpro.com; brenda.funk@weil.com, erin.choi@weil.com; clifford.carlson@weil.com; justin.pitcher@weil.com; clifford.carlson@weil.com; clifford.carlson@weil.com; clifford.carlson@weil.com; clifford.carlson@weil.com; clifford.carlson@weil.com; clifford.carlson@weil.com; clifford.carlson@weil.com; clifford.carlson.com; clifford.carls

il.com;rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@

Alfredo R Perez

on behalf of Debtor FW GOM Pipeline Inc. alfredo.perez@weil.com,

alfredo-perez-1218@ecf.pacerpro.com; brenda.funk@weil.com, erin.choi@weil.com; clifford.carlson@weil.com; justin.pitcher@we

il.com;rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@

Alfredo R Perez

on behalf of Debtor Bandon Oil and Gas LP alfredo.perez@weil.com,

alfredo-perez-1218@ecf.pacerpro.com;brenda.funk@weil.com,erin.choi@weil.com;clifford.carlson@weil.com;justin.pitcher@we

il.com;rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@

Alfredo R Perez

on behalf of Debtor GOM Shelf LLC alfredo.perez@weil.com

alfredo-perez-1218@ecf.pacerpro.com; brenda.funk@weil.com, erin.choi@weil.com; clifford.carlson@weil.com; justin.pitcher@weil.com; justin.pitche

il.com; rene.olvera@weil.com; christopher.jalomo@weil.com; erin.choi@weil.com; jake.rutherford@weil.com; christopher.jalomo@weil.com; christopher.jalomow.jalomo@weil.com; christopher.jalomo@weil.com; christopher.jalom

Alfredo R Perez

on behalf of Debtor Dynamic Offshore Resources NS LLC alfredo.perez@weil.com,

alfredo-perez-1218@ecf.pacerpro.com;brenda.funk@weil.com,erin.choi@weil.com;clifford.carlson@weil.com;justin.pitcher@we

il.com;rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@

Andrew A Braun

on behalf of Creditor Westerngeco LLC abraun@glllaw.com

Andrew A Braun

on behalf of Creditor TGS-NOPEC Geophysical Company ASA abraun@glllaw.com

Andrew A Braun

on behalf of Creditor TGS-NOPEC Geophysical Company abraun@glllaw.com

Andrew A Braun

on behalf of Creditor A2D TECHNOLOGIES INC. D/B/A TGS GEOLOGICAL PRODUCTS AND SERVICES

abraun@glllaw.com

Andrew A Braun

on behalf of Creditor TGS AP Investments AS abraun@glllaw.com

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Audrey Lorene Hornisher

on behalf of Creditor Martin Energy Services LLC audrey.hornisher@clarkhillstrasburger.com

mina.alvarez@clarkhillstrasburger.com

Barnet B Skelton, Jr

on behalf of Creditor Houston Energy Deepwater Ventures I barnetbjr@msn.com

Barnet B Skelton, Jr

on behalf of Creditor Red Willow Offshore LLC barnetbjr@msn.com

Ben L Aderholt

on behalf of Creditor DeepSea Quality Consulting Inc. baderholt@coatsrose.com, vhernandez@coatsrose.com

Benjamin W Kadden

on behalf of Creditor Deligans Valves Inc. bkadden@lawla.com, mnguyen@lawla.com

Benjamin W Kadden

on behalf of Creditor Superior Energy Services L.L.C. bkadden@lawla.com, mnguyen@lawla.com

Benjamin W Kadden

 $on\ behalf\ of\ Creditor\ Workstrings\ International\ \ LLC\ bkadden@lawla.com,\ mnguyen@lawla.com$

Benjamin W Kadden

on behalf of Creditor HB Rentals LC bkadden@lawla.com, mnguyen@lawla.com

Benjamin W Kadden

 $on\ behalf\ of\ Creditor\ Heartland\ Compression\ Services\ L.L.C.\ bkadden@lawla.com,\ mnguyen@lawla.com$

Benjamin W Kadden

on behalf of Creditor Warrior Energy Services Corporation bkadden@lawla.com mnguyen@lawla.com

Benjamin W Kadden

on behalf of Creditor Wild Well Control Inc. bkadden@lawla.com, mnguyen@lawla.com

Bradley Clay Knapp

on behalf of Creditor Conoco Phillips Company bknapp@lockelord.com Yamille.Harrison@lockelord.com

Bradley Clay Knapp

on behalf of Creditor Merit Energy Company bknapp@lockelord.com Yamille.Harrison@lockelord.com

Bradley Clay Knapp

on behalf of Creditor W&T Offshore Inc. bknapp@lockelord.com, Yamille.Harrison@lockelord.com

Bradley Clay Knapp

on behalf of Creditor McMoran Oil & Gas LLC bknapp@lockelord.com Yamille.Harrison@lockelord.com

Bradley Clay Knapp

 $on\ behalf\ of\ Creditor\ Burlington\ Resources\ Offshore\ bknapp@lockelord.com\ Yamille. Harrison@lockelord.com$

Bradley Clay Knapp

 $on \ behalf \ of \ Creditor \ The \ Louisiana \ Land \ \& \ Exploration \ Company \ bknapp@lockelord.com \ Yamille. Harrison@lockelord.com$

Bradley Clay Knapp

on behalf of Creditor Freeport-McMoRan Oil & Gas LLC bknapp@lockelord.com Yamille.Harrison@lockelord.com

Bradley Clay Knapp

 $on\ behalf\ of\ Creditor\ W\&T\ Energy\ VI\ \ LLC\ bknapp@lockelord.com,\ Yamille. Harrison@lockelord.com$

Bradley Clay Knapp

on behalf of Creditor U.S. Specialty Insurance Company bknapp@lockelord.com Yamille.Harrison@lockelord.com

Brandon Kevin Bains

on behalf of Creditor The Hanover Insurance Company bbains@l-llp.comlangleyllp@ecf.courtdrive.com;lmurphy@l-llp.com;tlangley@l-llp.com

Brandon Kevin Bains

on behalf of Creditor Liberty Mutual Insurance Company bbains@1-llp.comlangleyllp@ecf.courtdrive.com;lmurphy@1-llp.com;tlangley@1-llp.com

Brandon Kevin Bains

on behalf of Creditor Travelers Casualty and Surety Company of America bbains@l-llp.com

langleyllp@ecf.courtdrive.com;lmurphy@l-llp.com;tlangley@l-llp.com

Brandon Kevin Bains

on behalf of Creditor XL Specialty Insurance Co bbains@l-llp.com langleyllp@ecf.courtdrive.com;lmurphy@l-llp.com;tlangley@l-llp.com

Brian A. Baker

on behalf of Creditor Renaissance Offshore LLC brian.baker@stacybakerlaw.com

Brian A. Baker

on behalf of Creditor XL Systems L.P. brian.baker@stacybakerlaw.com

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Brian A. Baker

on behalf of Creditor National Oilwell Varco L.P. brian.baker@stacybakerlaw.com

Brian A. Baker

on behalf of Defendant Renaissance Offshore LLC brian.baker@stacybakerlaw.com

Brian A. Baker

on behalf of Creditor NOV Process & Flow Technologies US Inc. brian.baker@stacybakerlaw.com

Bruce J Ruzinsky

on behalf of Creditor Aker Solutions Inc. bruzinsky@jw.com msalinas@jw.com;kgradney@jw.com;dtrevino@jw.com

Bruce J Ruzinsky

on behalf of Interested Party Jackson Walker LLP bruzinsky@jw.com msalinas@jw.com;kgradney@jw.com;dtrevino@jw.com

Buffey E Klein

on behalf of Creditor 2M Oilfield Group Inc. buffey.klein@huschblackwell.com tanya.adams@huschblackwell.com;buffey-klein-8494@ecf.pacerpro.com

C Brannon Robertson

on behalf of Defendant Valero Marketing and Supply Company brannon.robertson@trialattorneytx.com

gabrielle.martinez@trialattorneytx.com

C Brannon Robertson

 $on\ behalf\ of\ Counter-Claimant\ Valero\ Marketing\ and\ Supply\ Company\ brannon. roberts on @trial attorney tx.com$

gabrielle.martinez@trialattorneytx.com

C Brannon Robertson

on behalf of Creditor Valero Marketing and Supply Company brannon.robertson@trialattorneytx.com

gabrielle.martinez@trialattorneytx.com

Catherine Allyn Diktaban

on behalf of Interested Party Apache Corporation cdiktaban@huntonak.com

Charles A Beckham, Jr

on behalf of Creditor Ad Hoc Group of Secured Lenders beckhamc@haynesboone.com kenneth.rusinko@haynesboone.com

Charles A Beckham, Jr

on behalf of Interested Party Cantor Fitzgerald Securities as DIP Agent beckhamc@haynesboone.com,

kenneth.rusinko@haynesboone.com

Charles Brittain Walther

on behalf of Creditor Michael Howard Clark bwalther@wwmlawyers.com

Charles Brittain Walther

on behalf of Creditor Edward C Stengel bwalther@wwmlawyers.com

Charles Brittain Walther

on behalf of Creditor George Canjar bwalther@wwmlawyers.com

Charles Brittain Walther

on behalf of Creditor John A Sansbury Jr bwalther@wwmlawyers.com

Charles Brittain Walther

on behalf of Creditor Jeffrey W Faw bwalther@wwmlawyers.com

Charles Brittain Walther

on behalf of Creditor Mark Howard Gillespie bwalther@wwmlawyers.com

Charles M Rubio

on behalf of Creditor Island Operating Company Inc crubio@parkinslee.com

7485062420@filings.docketbird.com;arodriguez@parkinslee.com

Charles Stephen Kelley

on behalf of Creditor Welltec Inc. ckelley@mayerbrown.com, sswihart@mayerbrown.com;houstondocket@mayerbrown.com

Christopher Joseph Piasecki

on behalf of Creditor Universal Equipment Inc. cpiasecki@davidsonmeaux.com

Clay Marshall Taylor

on behalf of Creditor Marathon Oil Company clay.taylor@bondsellis.com krista.hillman@bondsellis.com krista.hillman.

Constantine Z Pamphilis

on behalf of Creditor Committee SLTL Ad Hoc Committee dpamphilis@kasowitz.com courtnotices@kasowitz.com

Craig A Ryan

on behalf of Creditor Callon Petroleum Company ryanc@onebane.com stoutej@onebane.com

Cynthia Castanon

on behalf of Defendant Renaissance Offshore LLC Cynthia.castanon@stacybakerlaw.com

Cynthia Castanon

on behalf of Creditor Renaissance Offshore LLC Cynthia.castanon@stacybakerlaw.com

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Danielle Rushing

on behalf of Creditor Valero Marketing and Supply Company drushing@dykema.com

Danielle Rushing

on behalf of Counter-Claimant Valero Marketing and Supply Company drushing@dykema.com

David S Elder

on behalf of Creditor Oceaneering International Inc. dselder@foley.com_rdiep@foley.com;david-elder-1574@ecf.pacerpro.com

Deborah Daywood Williamson

on behalf of Creditor Valero Marketing and Supply Company dwilliamson@dykema.com

maraiza@dykema.com;lvasquez@dykema.com

Deborah Daywood Williamson

on behalf of Counter-Claimant Valero Marketing and Supply Company dwilliamson@dykema.com

maraiza@dykema.com;lvasquez@dykema.com

Deborah Daywood Williamson

on behalf of Defendant Valero Marketing and Supply Company dwilliamson@dykema.com

maraiza@dykema.com;lvasquez@dykema.com

Deirdre Carey Brown, pllc

on behalf of Creditor XTO Energy Inc. dbrown@forsheyprostok.com,

dcbfirm@gmail.com;deirdrecbrown@yahoo.com;calendar@forsheyprostok.com;lbreedlove@forsheyprostok.com;dcb@ecf.courtd

rive.com,dcb@dcbfirm.com

Deirdre Carey Brown, pllc

on behalf of Creditor ExxonMobil Corporation dbrown@forsheyprostok.com

dcbfirm@gmail.com;deirdrecbrown@yahoo.com;calendar@forsheyprostok.com;lbreedlove@forsheyprostok.com;dcb@ecf.courtd

rive.com,dcb@dcbfirm.com

Devan Joan Dal Col

on behalf of Creditor Hess Corporation ddalcol@reedsmith.com

Diane Wade Sanders

on behalf of Creditor Rio Grande City CISD austin.bankruptcy@publicans.com

Diane Wade Sanders

on behalf of Creditor Lavaca County austin.bankruptcy@publicans.com

Diane Wade Sanders

on behalf of Creditor Live Oak CAD austin.bankruptcy@publicans.com

Diane Wade Sanders

on behalf of Creditor Starr County austin.bankruptcy@publicans.com\\

Donna T Parkinson

on behalf of Creditor R360 Environmental Solutions LLC donna@parkinsonphinney.com

Douglas Saul Friedman

on behalf of Creditor Renaissance Offshore LLC doug.friedman@stacybakerlaw.com

Douglas Saul Friedman

on behalf of Defendant Renaissance Offshore LLC doug.friedman@stacybakerlaw.com

Duane J Brescia

 $on \ behalf \ of \ Creditor \ Seitel \ Data \ Ltd. \ dbrescia@clarkhill.com, \ djaenike@clarkhill.com; ckclark@clarkhill.com, \ djaenike@clarkhill.com; ckclark@clarkhill.com, \ djaenike@clarkhill.com, \ djaenike@clarkhill.co$

Duane J Brescia

on behalf of Creditor Zurich American Insurance Company dbrescia@clarkhill.com

djaenike@clarkhill.com;ckclark@clarkhill.com

Duane J Brescia

on behalf of Attorney Clark Hill Strasburger dbrescia@clarkhill.com djaenike@clarkhill.com;ckclark@clarkhill.com

Edward L Ripley

on behalf of Creditor Unocal Pipeline Company eripley@andrewsmyers.com sray@andrewsmyers.com

Edward L Ripley

on behalf of Creditor Texaco Inc. eripley@andrewsmyers.com sray@andrewsmyers.com

Edward L Ripley

on behalf of Creditor Noble Energy Inc. eripley@andrewsmyers.com, sray@andrewsmyers.com

Edward L Ripley

on behalf of Creditor Chevron U.S.A. Inc. eripley@andrewsmyers.com sray@andrewsmyers.com

Edward L Ripley

on behalf of Creditor Union Oil Company of California eripley@andrewsmyers.com sray@andrewsmyers.com

Elizabeth M Guffy

on behalf of Defendant HCC International Insurance Company PLC eguffy@lockelord.com eguffy@ecf.axosfs.com

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Elizabeth M Guffy

on behalf of Creditor HCC International Insurance Company PLC eguffy@lockelord.com eguffy@ecf.axosfs.com

Elliot W Scharfenberg

on behalf of Interested Party RLI Insurance Company escharfenberg@kfplaw.com

Emilio Fernando DeAyala

on behalf of Plaintiff Fieldwood Energy Offshore LLC DeAyala@buckkeenan.com myers@buckkeenan.com

Emilio Fernando DeAyala

on behalf of Plaintiff Fieldwood Energy LLC DeAyala@buckkeenan.com myers@buckkeenan.com

Emilio Fernando DeAyala

on behalf of Plaintiff Fieldwood SD Offshore LLC DeAyala@buckkeenan.com myers@buckkeenan.com

Emma Louise Persson

on behalf of Creditor Shell GOM Pipeline Company LLC emma.persson@nortonrosefulbright.com

Emma Louise Persson

on behalf of Creditor Shell Pipeline LLC emma.persson@nortonrosefulbright.com

Emma Louise Persson

on behalf of Creditor Shell Oil Company emma.persson@nortonrosefulbright.com

Emma Louise Persson

on behalf of Creditor Shell Offshore Inc. emma.persson@nortonrosefulbright.com

Eric Michael English

on behalf of Creditor Talos Energy Inc. eenglish@porterhedges.com

emorel and @porter hedges.com; eliana-garfias-8561 @ecf.pacerpro.com; mwebb @porter hedges.com; and the properties of the properties of

Eric Michael English

on behalf of Creditor Talos Energy LLC eenglish@porterhedges.com

 $emorel and @porter hedges.com; eliana-gar fias-8561 \\ @ecf.pacer pro.com; mwebb @porter hedges.com; and the properties of the properties$

Florence Bonaccorso-Saenz

on behalf of Creditor Louisiana Department of Revenue florence.saenz@la.gov

H Kent Aguillard

on behalf of Creditor DLS LLC kent@aguillardlaw.com, gina@aguillardlaw.com

Hector Duran, Jr

on behalf of U.S. Trustee US Trustee Hector.Duran.Jr@usdoj.gov

Helen Hemingway McLaughlin

on behalf of Plaintiff Fieldwood SD Offshore LLC hmclaughlin@buckkeenan.com

Helen Hemingway McLaughlin

on behalf of Plaintiff Fieldwood Energy LLC hmclaughlin@buckkeenan.com

Helen Hemingway McLaughlin

on behalf of Plaintiff Fieldwood Energy Offshore LLC hmclaughlin@buckkeenan.com

J Robert Forshey

on behalf of Creditor HHE Energy Company bforshey@forsheyprostok.com

 $calendar @forsheyprostok.com; jgonzalez @forsheyprostok.com; calendar_0573 @ecf.courtdrive.com; bforshey@ecf.courtdrive.com; calendar_0573 @ecf.courtdrive.com; bforshey@ecf.courtdrive.com; calendar_0573 @ecf.courtdrive.com; calendar_0573 @ecf.courtdrive.court$

; jjones@forsheyprostok.com

J Robert Forshey

on behalf of Creditor XH LLC bforshey@forsheyprostok.com

 $calendar @forsheyprostok.com; igonzalez @forsheyprostok.com; calendar _0573 @eef.courtdrive.com; bforshey @eef.courtdrive.com; calendar _0573 @eef.courtdr$

;jjones@forsheyprostok.com

J Robert Forshey

on behalf of Creditor XTO Offshore Inc. bforshey@forsheyprostok.com,

 $calendar @forshey prostok.com; jgonzalez @forshey prostok.com; calendar_0573 @ecf.courtdrive.com; bforshey @ecf.courtdrive.com; bforshey prostok.com; calendar_0573 @ecf.courtdrive.com; bforshey prostok.com; bforshey$

; jjones@forsheyprostok.com

J Robert Forshey

on behalf of Creditor ExxonMobil Corporation bforshey@forsheyprostok.com

calendar@forsheyprostok.com;jgonzalez@forsheyprostok.com;calendar_0573@ecf.courtdrive.com;bforshey@ecf.courtdrive.com

;jjones@forsheyprostok.com

J Robert Forshey

on behalf of Creditor XTO Energy Inc. bforshey@forsheyprostok.com,

calendar@forsheyprostok.com;jgonzalez@forsheyprostok.com;calendar_0573@ecf.courtdrive.com;bforshey@ecf.courtdrive.com

;jjones@forsheyprostok.com

J. David Forsyth

on behalf of Interested Party Helis Oil & Gas Company LLC jdf@sessions-law.com

James B. Bailey

on behalf of Creditor Bedrock Petroleum Consultants LLC jbailey@bradley.com, jbailey@ecf.courtdrive.com

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James Harmon Hall

on behalf of Creditor Aubrey Wild James@chzfirm.com

James R Prince

on behalf of Creditor Hunt Oil Company Chieftain International (U.S.) L.L.C., and Hunt Chieftain Development, L.P.

jim.prince@bakerbotts.com, BankruptcyDallas@bakerbotts.com;jim-prince-2090@ecf.pacerpro.com

James Robert MacNaughton

on behalf of Creditor Gibson Applied Technology & Enginnering robert@porterpowers.com

James W Walker

on behalf of Creditor Committee The Official Committee of Unsecured Creditors jwalker@coleschotz.com

ahickey@coleschotz.com;amacias@coleschotz.com

Jameson Joseph Watts

on behalf of Creditor 2M Oilfield Group Inc. jameson.watts@huschblackwell.com

penny. keller @huschblackwell.com; james on-watts-4163 @ecf.pacerpro.com; Christine. deacon @huschblackwell.com; penny. keller @huschblackwell.com; penny.

Jan M Hayden

on behalf of Creditor Samson Contour Energy E & P LLC jhayden@bakerdonelson.com,

gmitchell@bakerdonelson.com; cbretz@bakerdonelson.com

Jan M Hayden

on behalf of Creditor Samson Offshore Mapleleaf LLC jhayden@bakerdonelson.com,

gmitchell@bakerdonelson.com;cbretz@bakerdonelson.com

Jason George

on behalf of Debtor Fieldwood Energy LLC jason.george@weil.com

Jason B. Binford

on behalf of Interested Party Railroad Commission of Texas Jason.binford@oag.texas.gov

Jason B. Binford

on behalf of Interested Party Texas General Land Office Jason.binford@oag.texas.gov

Jason M Rudd

on behalf of Interested Party Tana Exploration Company LLC Jason.rudd@wickphillips.com, brenda.ramirez@wickphillips.com

Jason M Rudd

on behalf of Interested Party TC Oil Louisiana LLC Jason.rudd@wickphillips.com, brenda.ramirez@wickphillips.com

Jeffery Dayne Carruth

on behalf of Creditor Halliburton Energy Services Inc. jcarruth@wkpz.com,

jcarruth@aol.com;atty_carruth@trustesolutions.com;carruthjr87698@notify.bestcase.com

Jeri Leigh Miller

 $on\ behalf\ of\ Creditor\ Ridgewood\ Energy\ Corporation\ jeri.miller @sidley.com\ jeri-leigh-miller-8108 @ecf.pacerpro.com$

Jeri Leigh Miller

 $on \ behalf \ of \ Interested \ Party \ ILX \ Prospect \ Katmai \ \ LLC \ jeri.miller@sidley.com, jeri-leigh-miller-8108@ecf.pacerpro.com$

Jeri Leigh Miller

on behalf of Interested Party Ridgewood Katmai LLC jeri.miller@sidley.com, jeri-leigh-miller-8108@ecf.pacerpro.com

Jerome Harold Moroux

on behalf of Creditor Duane Landry jerome@broussard-david.com

Jerome Harold Moroux

on behalf of Creditor Claboryan Lewis jerome@broussard-david.com

Jessica Liou

on behalf of Plaintiff Fieldwood Energy LLC Jessica.Liou@weil.com

Jessica Liou

on behalf of Debtor Fieldwood Energy LLC Jessica.Liou@weil.com

Joel Cameron Simon

on behalf of Counter-Claimant Valero Marketing and Supply Company joel.simon@trialattorneytx.com

Joel Cameron Simon

on behalf of Counter-Claimant Valero Marketing and Supply Company joel.simon@trialattorneytx.com

John A Mouton, III

on behalf of Creditor Process Piping Materials Inc. john@jmoutonlaw.com

John A Mouton, III

on behalf of Creditor Derrick Daniels john@jmoutonlaw.com

John A Mouton, III

on behalf of Creditor Intracoastal Liquid Mud Inc. john@jmoutonlaw.com

John E Mitchell

on behalf of Creditor Stingray Pipeline Company LLC john.mitchell@katten.com

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John E Mitchell

on behalf of Creditor Sea Robin Pipeline Company LLC john.mitchell@katten.com

John E Mitchell

on behalf of Creditor Florida Gas Transmission Company LLC john.mitchell@katten.com

John E Mitchell

on behalf of Creditor Trunkline Gas Company LLC john.mitchell@katten.com

John E.W. Baay, II

on behalf of Creditor LLOG Energy L.L.C. jbaay@glllaw.com

John E.W. Baay, II

on behalf of Creditor Westerngeco LLC jbaay@glllaw.com

John E.W. Baay, II

on behalf of Creditor TGS-NOPEC Geophysical Company jbaay@glllaw.com

John E.W. Baay, II

on behalf of Creditor LLOG Exploration Offshore L.L.C. jbaay@glllaw.com

John E.W. Baay, II

on behalf of Creditor TGS AP Investments AS jbaay@glllaw.com

John E.W. Baay, II

on behalf of Creditor A2D TECHNOLOGIES INC. D/B/A TGS GEOLOGICAL PRODUCTS AND SERVICES

jbaay@glllaw.com

John E.W. Baay, II

on behalf of Creditor TGS-NOPEC Geophysical Company ASA jbaay@glllaw.com

John F Higgins, IV

on behalf of Interested Party Kilgore Marine jhiggins@porterhedges.com

emoreland@porterhedges.com;eliana-garfias-8561@ecf.pacerpro.com;mwebb@porterhedges.com

John P Dillman

on behalf of Creditor Galveston County houston_bankruptcy@publicans.com

John P Dillman

on behalf of Creditor Cypress-Fairbanks ISD houston_bankruptcy@publicans.com

John P Dillman

on behalf of Creditor Rio Grande City CISD houston_bankruptcy@publicans.com

John P Dillman

on behalf of Creditor Starr County houston_bankruptcy@publicans.com

John P Dillman

on behalf of Creditor Harris County houston_bankruptcy@publicans.com

John P Dillman

on behalf of Creditor Live Oak CAD houston_bankruptcy@publicans.com

John P Dillman

on behalf of Creditor Jefferson County houston_bankruptcy@publicans.com

John P Dillman

on behalf of Creditor Lavaca County houston_bankruptcy@publicans.com

John P Dillman

on behalf of Creditor Matagorda County houston_bankruptcy@publicans.com

John S Mayer

on behalf of Creditor Solar Turbines Incorporated jmayer@rossbanks.com

John T Banks

on behalf of Creditor Colorado County jbanks@pbfcm.com jbanks@ecf.inforuptcy.com

John Zachary Balasko

on behalf of Creditor U.S. Department of the Interior john.z.balasko@usdoj.gov

Jonathan Steven Ord

on behalf of Interested Party RLI Insurance Company jord@krebsfarley.com

Joseph Lomax Jordan, Jr

on behalf of Creditor AGI Industries Inc maxjordanlaw@lusfiber.net maxjordan@cox.net

Joseph Lomax Jordan, Jr

on behalf of Creditor AGI Packaged Pump Systems maxjordanlaw@lusfiber.net maxjordan@cox.net

Joshua Nielson Eppich

on behalf of Creditor EOG Resources Inc. Joshua@BondsEllis.com, Joyce.Rehill@BondsEllis.com

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Joshua W. Wolfshohl

on behalf of Creditor Diverse Safety & Scaffolding LLC jwolfshohl@porterhedges.com,

egarfias@porterhedges.com;ysanders@porterhedges.com;eliana-garfias-8561@ecf.pacerpro.com

Juan M Castillo

on behalf of Creditor Macquarie Corporate and Asset Funding Inc. jcastillo@fcbtxlaw.com anichols@fcbtxlaw.com

Karl Daniel Burrer

on behalf of Interested Party BP Exploration & Production Inc. burrerk@gtlaw.com jamrokg@gtlaw.com,

Kelly Singer

on behalf of Interested Party Ecopetrol America LLC Kelly.singer@squirepb.com

sarah.conley@squirepb.com,kelly-e-singer-8448@ecf.pacerpro.com

Kenneth P. Green

on behalf of Creditor SBM Gulf Production LLC ken@snow-green.com janis@snow-green.com;laura@snow-green.com

Kevin Chiu

on behalf of Creditor EnVen Energy Ventures LLC kevin.chiu@bakerbotts.com

Kevin M Maraist

on behalf of Creditor Archrock Services LP kmaraist@albmlaw.com

Kevin M Maraist

on behalf of Creditor Archrock Partners Operating LLC and Archrock Service LP kmaraist@albmlaw.com

Lacey E. Rochester

on behalf of Creditor Fugro USA Marine Inc. lrochester@bakerdonelson.com, cbretz@bakerdonelson.com

Lambert M Laperouse

on behalf of Creditor JX Nippon Oil Exploration (U.S.A.) Limited laperouse@glllaw.com hherrick@glllaw.com

Larry Preston Walton

on behalf of Creditor Deep Sea Development Services Inc. larrypwalton@larrypwalton.com

Leann Opotowsky Moses

on behalf of Creditor JX Nippon Oil Exploration (U.S.A.) Limited moses@carverdarden.com

Langley@carverdarden.com;8167471420@filings.docketbird.com

Leann Opotowsky Moses

on behalf of Creditor C-Dive L.L.C. moses@carverdarden.com, Langley@carverdarden.com;8167471420@filings.docketbird.com

Lee E Woodard

on behalf of Creditor Lexon Insurance Company Ironshore Indemnity Inc., and Ironshore Specialty Insurance Company

LWoodard@HarrisBeach.com, efilings@harrisbeach.com

Lee E Woodard

on behalf of Creditor Lexon Insurance Company Ironshore Indemnity Inc., Endurance American Insurance Company, Ironshore

 $Specialty\ Insurance\ Company\ LWoodard@HarrisBeach.com, efilings@harrisbeach.com$

Lee E Woodard

on behalf of Creditor Lexon Insurance Company and Endurance American Insurance Company LWoodard@HarrisBeach.com

efilings@harrisbeach.com

Lisa Ann Powell

on behalf of Creditor Oil States Energy Services LLC Lisa.Powell@fisherbroyles.com

Lisa M. Norman

on behalf of Creditor Noble Energy Inc. lnorman@andrewsmyers.com, kbocco@andrewsmyers.com

Lisa M. Norman

on behalf of Creditor Chevron U.S.A. Inc. lnorman@andrewsmyers.com kbocco@andrewsmyers.com

Lloyd A. Lim

on behalf of Creditor ITC Global Inc. llim@balch.com, rkubanda@balch.com;nmata@balch.com;smckitt@balch.com

Lynda Lee Lankford

on behalf of Creditor XTO Energy Inc. llankford@forsheyprostok.com,

calendar@forsheyprostok.com;jjones@forsheyprostok.com;calendar_0573@ecf.courtdrive.com;llankford@ecf.courtdrive.com

Lynda Lee Lankford

on behalf of Creditor ExxonMobil Corporation llankford@forsheyprostok.com

 $calendar@forsheyprostok.com; jjones@forsheyprostok.com; calendar_0573@ecf.courtdrive.com; llankford@ecf.courtdrive.com; llankford@ecf.courtdrive.courtdrive.courtdrive.courtdrive.courtdrive.courtdrive.courtdrive.courtdrive.courtdrive.courtdrive.$

Mark Alan Platt

on behalf of Creditor CCG Services (U.S.) Inc. mplatt@fbtlaw.com dwillliams@fbtlaw.com;mluna@fbtlaw.com

Mark Alan Platt

on behalf of Creditor CGG Services (U.S.) Inc. mplatt@fbtlaw.com dwillliams@fbtlaw.com;mluna@fbtlaw.com

Mark D Sherrill

on behalf of Interested Party Nautilus Pipeline Company L.L.C. marksherrill@eversheds-sutherland.com

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Mark D Sherrill

on behalf of Interested Party Manta Ray Offshore Gathering Company L.L.C. marksherrill@eversheds-sutherland.com

Mark S Finkelstein

on behalf of Creditor Trendsetter Engineering Inc. mfinkelstein@smfadlaw.com, rjones@smfadlaw.com

Marvin E Sprouse, III

on behalf of Creditor Cortex Business Solutions USA LLC msprouse@sprousepllc.com sprouselawfirm@gmail.com

Matthew D Cavenaugh

on behalf of Defendant Atlantic Maritime Services LLC mcavenaugh@jw.com kgradney@jw.com;dtrevino@jw.com

Matthew D Cavenaugh

on behalf of Creditor Atlantic Maritime Services LLC mcavenaugh@jw.com, kgradney@jw.com;dtrevino@jw.com

Matthew D Cavenaugh

on behalf of Creditor Valaris plc mcavenaugh@jw.com kgradney@jw.com;dtrevino@jw.com

Matthew J. Pyeatt

on behalf of Creditor Goldman Sachs Bank USA mpyeatt@velaw.com

Melissa E Valdez

on behalf of Creditor Sheldon Independent School District mvaldez@pbfcm.com osonik@pbfcm.com,tpope@pbfcm.com,mvaldez@ecf.courtdrive.com

Melissa E Valdez

on behalf of Creditor Sheldon Independent School District et al mvaldez@pbfcm.com,

osonik@pbfcm.com, tpope@pbfcm.com, mvaldez@ecf.courtdrive.com

Michael Fishel

on behalf of Interested Party Ridgewood Katmai LLC mfishel@sidley.com, michael-fishel-4347@ecf.pacerpro.com;txefilingnotice@sidley.com

Michael Fishel

on behalf of Interested Party ILX Prospect Katmai LLC mfishel@sidley.com,

michael-fishel-4347@ecf.pacerpro.com;txefilingnotice@sidley.com

Michael Fishel

on behalf of Creditor Ridgewood Energy Corporation mfishel@sidley.com michael-fishel-4347@ecf.pacerpro.com;txefilingnotice@sidley.com

Michael D Warner

 $on\ behalf\ of\ Interested\ Party\ The\ Official\ Committee\ of\ Unsecured\ Creditors\ mwarner @pszjlaw.com\ klabrada @pszjlaw.com$

Michael D Warner

on behalf of Creditor Committee The Official Committee of Unsecured Creditors mwarner@pszjlaw.com klabrada@pszjlaw.com

Michael Edward Collins

on behalf of Defendant Philadelphia Indemnity Insurance Company mcollins@manierherod.com rmiller@manierherod.com

Michael Edward Collins

 $on\ behalf\ of\ Creditor\ Philadelphia\ Indemnity\ Insurance\ Company\ mcollins@manierherod.com\ rmiller@manierherod.com$

Michael P Ridulfo

Michael P Ridulfo

on behalf of Creditor Sparrows Offshore LLC mridulfo@krcl.com, rcoles@krcl.com

Millard A Johnson

on behalf of Creditor Ankor Energy LLC mjohnson@jdkglaw.com msolis@jdkglaw.com;skeith@jdkglaw.com msolis@jdkglaw.com;skeith@jdkglaw.com msolis@jdkglaw.com;skeith@jdkglaw.com msolis@jdkglaw.com;skeith@jdkglaw.com msolis@jdkglaw.com;skeith@jdkglaw.com msolis@jdkglaw.com;skeith@jdkglaw.com msolis@jdkglaw.com;skeith@jdkglaw.com msolis@jdkglaw.com;skeith@jdkglaw.com msolis@jdkglaw.com msolis@jdkglaw.com;skeith@jdkglaw.com msolis@jdkglaw.com;skeith@jdkglaw.com msolis@jdkglaw.com msolis@jd

Nicolette Zulli

on behalf of Creditor Moodys Investors Service Inc. njzulli@duanemorris.com,

mlara@duanemorris.com;ANieto@duanemorris.com

Omar Jesus Alaniz

on behalf of Creditor Hess Corporation oalaniz@reedsmith.com

omar-alaniz-2648@ecf.pacerpro.com; jkrasnic@reedsmith.com; srhea@reedsmith.com

Omer F Kuebel, III

 $on \ behalf \ of \ Creditor \ ConocoPhillips \ Company \ rkuebel @lockelord.com \ Yamille.harrison @lockelord.com$

Omer F Kuebel, III

on behalf of Creditor McMoran Oil & Gas LLC rkuebel@lockelord.com Yamille.harrison@lockelord.com

Omer F Kuebel, III

on behalf of Creditor Freeport-McMoRan Oil & Gas LLC rkuebel@lockelord.com Yamille.harrison@lockelord.com

Omer F Kuebel, III

on behalf of Creditor All Aboard Development Corporation rkuebel@lockelord.com Yamille.harrison@lockelord.com

Owen Mark Sonik

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on behalf of Creditor Anahuac Independent School District osonik@pbfcm.com

osonik@ecf.inforuptcy.com;mvaldez@pbfcm.com

Owen Mark Sonik
on behalf of Creditor Bay City Independent School District osonik@pbfcm.com

osonik@ecf.inforuptcy.com;mvaldez@pbfcm.com

Owen Mark Sonik
on behalf of Creditor Chambers County osonik@pbfcm.com osonik@ecf.inforuptcy.com;mvaldez@pbfcm.com

Owen Mark Sonik
on behalf of Creditor Trinity Bay Conservation District osonik@pbfcm.com_osonik@ecf.inforuptcy.com;mvaldez@pbfcm.com

Owen Mark Sonik
on behalf of Creditor Dickinson Independent School District osonik@pbfcm.com

osonik@ecf.inforuptcy.com;mvaldez@pbfcm.com

Owen Mark Sonik
on behalf of Creditor Sheldon Independent School District et al osonik@pbfcm.com,

osonik@ecf.inforuptcy.com;mvaldez@pbfcm.com

Patricia Williams Prewitt
on behalf of Creditor Plains Gas Solutions Patti@pprewittlaw.com pattiprewittlaw@gmail.com

Patrick Andrew Kelly on behalf of Creditor Chevron U.S.A. Inc. pkelly@andrewsmyers.com

Patrick Andrew Kelly
on behalf of Creditor Noble Energy Inc. pkelly@andrewsmyers.com

Patrick M. Shelby

on behalf of Creditor A-Port LLC rick.shelby@phelps.com trisha.crombie@phelps.com

Patrick M. Shelby
on behalf of Creditor Linear Controls Inc. rick.shelby@phelps.com, trisha.crombie@phelps.com

Paul Joseph Goodwine on behalf of Creditor Ankor Energy LLC pgoodwine@loopergoodwine.com

hocchipinti@loopergoodwine.com; ljohnson@loopergoodwine.com; dfisher@loopergoodwine.com; lgohnson@loopergoodwine.com; lgohnsonwine

Paul Joseph Goodwine
on behalf of Creditor Ankor E&P Holdings Corporation pgoodwine@loopergoodwine.com

hocchipinti@loopergoodwine.com;ljohnson@loopergoodwine.com;dfisher@loopergoodwine.com

Paul Joseph Goodwine
on behalf of Interested Party Apache Corporation pgoodwine@loopergoodwine.com

hocchipinti@loopergoodwine.com;ljohnson@loopergoodwine.com;dfisher@loopergoodwine.com

Paul Joseph Goodwine
on behalf of Creditor LLOG Exploration Company LLC pgoodwine@loopergoodwine.com,

hocchipinti@loopergoodwine.com;ljohnson@loopergoodwine.com;dfisher@loopergoodwine.com

Paul Joseph Goodwine

on behalf of Creditor Walter Oil & Gas Corporation pgoodwine@loopergoodwine.com

hocchipinti@loopergoodwine.com; ljohnson@loopergoodwine.com; dfisher@loopergoodwine.com; lgohnson@loopergoodwine.com; lgohnson@loo

Paul Joseph Goodwine on behalf of Creditor LLOG Exploration Offshore L.L.C. pgoodwine@loopergoodwine.com,

hocchipinti@loopergoodwine.com;ljohnson@loopergoodwine.com;dfisher@loopergoodwine.com

Paul Joseph Goodwine

on behalf of Creditor Marubeni Oil & Gas (USA) LLC pgoodwine@loopergoodwine.com hocchipinti@loopergoodwine.com;ljohnson@loopergoodwine.com;dfisher@loopergoodwine.com

Paul R. Genender
on behalf of Debtor Fieldwood Energy LLC paul.genender@weil.com

paul-genender-5536@ecf.pacerpro.com,fwe.lit.team@weil.com,fwe.rx.team@weil.com,bambo.obaro@weil.com

Peter C D'Apice
on behalf of Creditor CNOOC Petroleum Offshore U.S.A. Inc. dapice@sbep-law.com

Philip G Eisenberg
on behalf of Creditor W&T Offshore Inc. peisenberg@lockelord.com

Philip G Eisenberg

on behalf of Creditor HCC International Insurance Company PLC peisenberg@lockelord.com

Philip G Eisenberg
on behalf of Creditor W&T Energy VI LLC peisenberg@lockelord.com

Philip G Eisenberg
on behalf of Creditor U.S. Specialty Insurance Company peisenberg@lockelord.com

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Philip T DeBaillon

on behalf of Creditor Infinity Valve & Supply LLC phil@philyourlawyer.com

Phillip W Nelson

on behalf of Creditor Cortland Capital Market Services LLC phillip.nelson@hklaw.com

Rafael Rodriguez

on behalf of Creditor Ignition Systems & Controls Inc. rrodriguez@toddlawfirm.com

Randall A Rios

on behalf of Creditor Aspen American Insurance Company Randy.Rios@huschblackwell.com

randy-rios-2903@ecf.pacerpro.com

Randall A Rios

on behalf of Creditor Sirius America Insurance Company Randy.Rios@huschblackwell.com randy-rios-2903@ecf.pacerpro.com

Randall A Rios

on behalf of Creditor Berkley Insurance Company Randy.Rios@huschblackwell.com randy-rios-2903@ecf.pacerpro.com

Randall A Rios

on behalf of Creditor Everest Reinsurance Company Randy.Rios@huschblackwell.com randy-rios-2903@ecf.pacerpro.com

Randy W Williams

on behalf of Creditor Patrick Burnett rww@bymanlaw.com rww.trustee1@gmail.com;Bymanassociatespllc@jubileebk.net

Randy W Williams

on behalf of Creditor Brian Cloyd rww@bymanlaw.com rww.trustee1@gmail.com;Bymanassociatespllc@jubileebk.net

Randy W Williams

on behalf of Creditor Lewis Andrews rww@bymanlaw.com rww.trustee1@gmail.com;Bymanassociatespllc@jubileebk.net

Reese W Baker

on behalf of Creditor Regis Southern courtdocs@bakerassociates.net

i.go@baker associates.net; igotnotices@gmail.com; court docsrbaker@gmail.com; reese.baker@baker associates.net; baker notices@gmail.com; reese.baker@baker associates.net; baker notices@gmail.com; reese.baker associates.net; baker notices@gmail.com; reese.baker associates.net; baker notices@gmail.com; reese.baker associates.net; baker notices@gmail.com; reese.baker associates.net; baker notices associates associat

mail.com;baker5151calendar@gmail.com;staff@bakerassociates.net;bakerassociates@jubileebk.net

Richard A. Kincheloe

on behalf of Creditor U.S. Department of the Interior Richard.Kincheloe@usdoj.gov

 $case view.ecf@usdoj.gov; sonja.mccoy@usdoj.gov; sydnie.kempen@usdoj.gov; \\Nicole.robbins@usdoj.gov; rhoma.romero@usdoj.gov; and the properties of the prop$

ov;USATXS.Bankruptcy-ECF@usdoj.gov

Richard Andrew Howell

on behalf of Defendant Sanare Energy Partners LLC RAHowell@JW.com

mmcclenathen@jw.com;kgradney@jw.com;dtrevino@jw.com

Richard M Gaal

on behalf of Creditor Core Industries Inc. rgaal@mcdowellknight.com,

pholder@mcdowellknight.com; mkrscourtdocs@gmail.com; ctiblier@mcdowellknight.com; cjoiner@mcdowellknight.com; ctiblier@mcdowellknight.com; ctiblier@mcdowellkni

Robert Bernard Bruner

on behalf of Creditor Anadarko Petroleum Corp. bob.bruner@nortonrosefulbright.com

Robert Bernard Bruner

on behalf of Creditor Anadarko E&P Company bob.bruner@nortonrosefulbright.com

Robert Bernard Bruner

on behalf of Creditor Anadarko U.S. Offshore LLC bob.bruner@nortonrosefulbright.com

Robert L Paddock

on behalf of Plaintiff Fieldwood SD Offshore LLC rpaddock@buckkeenan.com myers@buckkeenan.com

Robert L Paddock

on behalf of Plaintiff Fieldwood Energy Offshore LLC rpaddock@buckkeenan.com myers@buckkeenan.com

Robert L Paddock

on behalf of Counter-Defendant Fieldwood Energy Offshore LLC rpaddock@buckkeenan.com myers@buckkeenan.com

Robert L Paddock

on behalf of Plaintiff Fieldwood Energy LLC rpaddock@buckkeenan.com myers@buckkeenan.com

Robert L Paddock

on behalf of Counter-Defendant Fieldwood Energy LLC rpaddock@buckkeenan.com myers@buckkeenan.com

Robert L Paddock

on behalf of Counter-Defendant Fieldwood SD Offshore LLC rpaddock@buckkeenan.com myers@buckkeenan.com

Robert L. Marrero

office@bobmarrero.com

Robert P Franke

on behalf of Creditor Martin Energy Services LLC bfranke@clarkhill.com malvarez@clarkhill.com;ahornisher@clarkhill.com

Robin Russell

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on behalf of Defendant Apache Corporation rrussell@HuntonAK.com

Robin Russell

on behalf of Defendant Apache Shelf Exploration LLC rrussell@HuntonAK.com

Robin Russell

on behalf of Interested Party Apache Corporation rrussell@HuntonAK.com

Robin Russell

on behalf of Defendant Apache Shelf Inc. rrussell@HuntonAK.com

Robin Russell

on behalf of Defendant Apache Deepwater LLC rrussell@HuntonAK.com

Ryan Dodson Dry

on behalf of Interested Party RLI Insurance Company rdry@krebsfarley.com khaley@krebsfarley.com

Ryan E Chapple

on behalf of Creditor Patrick Burnett rchapple@cstrial.com aprentice@cstrial.com

Ryan E Chapple

on behalf of Creditor Brian Cloyd rchapple@cstrial.com aprentice@cstrial.com

Ryan E Chapple

on behalf of Creditor Lewis Andrews rchapple@cstrial.com aprentice@cstrial.com

Ryan E Manns

on behalf of Creditor Shell Offshore Inc. ryan.manns@nortonrosefulbright.com

Ryan Michael Seidemann

on behalf of Creditor State of Louisiana Department of Natural Resources seidemannr@ag.state.la.us, lentoc@ag.state.la.us

Scott A Zuber

on behalf of Creditor Everest Reinsurance Company szuber@csglaw.com

Scott A Zuber

on behalf of Counter-Defendant Fieldwood Energy LLC szuber@csglaw.com

Sean B Davis

on behalf of Creditor SM Energy Company sbdavis@winstead.com mmingo@winstead.com

Sean B Davis

on behalf of Creditor Japex (U.S.) Corp. $sbdavis@winstead.com\ mmingo@winstead.com$

Serajul F Ali

on behalf of Creditor U.S. Department of the Interior serajul.ali@usdoj.gov

Shari L Heyen

on behalf of Interested Party BP Exploration & Production Inc. heyens@gtlaw.com jamrokg@gtlaw.com

Shelley B Marmon

on behalf of Creditor Republic Helicopters $\,$ Inc. samarmon@cjmhlaw.com $\,$

Simon Richard Mayer

on behalf of Creditor U.S. Specialty Insurance Company simon.mayer@lockelord.com Autodocket@lockelord.com

Simon Richard Mayer

on behalf of Creditor HCC International Insurance Company PLC simon.mayer@lockelord.com Autodocket@lockelord.com

Simon Richard Mayer

 $on\ behalf\ of\ Defendant\ HCC\ International\ Insurance\ Company\ PLC\ simon. mayer @lockelord.com\ Autodocket @lockelord.com\$

Stanwood R Duval

on behalf of Creditor Magnum Mud Equipment Co. Inc. stan@duvallawfirm.com

Stephen A Roberts

on behalf of Creditor Zurich American Insurance Company stephen.roberts@clarkhillstrasburger.com

donna.jaenike@clarkhillstrasburger.com;ckclark@clarkhill.com

Stephen Douglas Statham

on behalf of U.S. Trustee US Trustee stephen.statham@usdoj.gov

Stephen Jacob Humeniuk

on behalf of Creditor Cox Oil LLC, Cox Operating LLC, Energy XXI GOM, LLC, Energy XXI Gulf Coast, Inc., Energy XXI

Onshore, LLC, Energy XXI Pipeline, LLC, Energy XXI Pipeline I, LLC, Energy XXI Pipeline II, LLC, M21K, LLC

Stephen.humeniuk@lockelord.com, molly.batiste-debose@lockelord.com; Autodocket@lockelord.com, and the control of the control

Steven W Soule

on behalf of Creditor Discovery Gas Transmission LLC ssoule@hallestill.com smccormick@hallestill.com

Steven W Soule

on behalf of Creditor Transcontinental Gas Pipe Line Company LLC ssoule@hallestill.com, smccormick@hallestill.com

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Steven W Soule

on behalf of Creditor Targa Liquids Marketing and Trade LLC ssoule@hallestill.com, smccormick@hallestill.com

Steven W Soule

on behalf of Creditor Venice Energy Services Company L.L.C. ssoule@hallestill.com, smccormick@hallestill.com

Steven W Soule

on behalf of Creditor WFS Liquids LLC ssoule@hallestill.com smccormick@hallestill.com

Steven W Soule

on behalf of Creditor Performance Energy Services LLC ssoule@hallestill.com, smccormick@hallestill.com

Steven W Soule

on behalf of Creditor Targa Midstream Services LLC ssoule@hallestill.com, smccormick@hallestill.com

Steven W Soule

on behalf of Creditor Gulfstar One LLC ssoule@hallestill.com smccormick@hallestill.com

Steven W Soule

on behalf of Creditor Williams Field Services-Gulf Coast Company LLC ssoule@hallestill.com smccormick@hallestill.com

Stewart F Peck

on behalf of Defendant Atlantic Maritime Services LLC speck@lawla.com

Stewart F Peck

on behalf of Creditor Atlantic Maritime Services LLC speck@lawla.com

Suzanne K. Rosen

on behalf of Creditor ExxonMobil Corporation srosen@forsheyprostok.com

 $calendar @forshey prostok.com; srosen @ecf.courtdrive.com; calendar _0573 @ecf.courtdrive.com; lbreed love @forshey prostok.com; lbreed love$

Suzanne K. Rosen

on behalf of Creditor XTO Energy Inc. srosen@forsheyprostok.com,

calendar@forsheyprostok.com;srosen@ecf.courtdrive.com;calendar_0573@ecf.courtdrive.com;lbreedlove@forsheyprostok.com

Sylvia Ann Mayer

on behalf of Creditor Superior Performance Inc. smayer@smayerlaw.com

Sylvia Ann Mayer

on behalf of Creditor Louisiana Safety Systems Inc. smayer@smayerlaw.com

T. Josh Judd

on behalf of Creditor Edward Randall Individually and as Representative of the Estate of Christopher Todd Randall, Deceased

jjudd@andrewsmyers.com, sray@andrewsmyers.com

T. Josh Judd

on behalf of Creditor Enterprise Gas Processing LLC jjudd@andrewsmyers.com, sray@andrewsmyers.com

Taylor Romero

on behalf of Creditor Patrick Burnett tromero@cstrial.com aprentice@cstrial.com

Taylor Romero

on behalf of Creditor Lewis Andrews tromero@cstrial.com aprentice@cstrial.com

Taylor Romero

on behalf of Creditor Brian Cloyd tromero@cstrial.com aprentice@cstrial.com

Thomas A Howley

on behalf of Creditor Genesis Energy L.P. tom@howley-law.com, roland@howley-law.com

Thomas Alan Zabel

 $on\ behalf\ of\ Creditor\ Genesis\ Energy\ \ L.P.\ tzabel @zflawfirm.com, cturner @zflawfirm.com; pdupuis @zflawfirm.com and compared to the compared to the$

Thomas G Gruenert

on behalf of Creditor AGGREKO LLC tgruenert@gruenertlawgroup.com

Thomas Scott Leo

on behalf of Creditor North American Specialty Insurance Company sleo@leolawpc.com emartinez@leolawpc.com

Timothy Aaron Million

on behalf of Defendant Everest Reinsurance Company tim.million@huschblackwell.com tim-million-3360@ecf.pacerpro.com

Timothy Aaron Million

on behalf of Creditor Sirius America Insurance Company tim.million@huschblackwell.com tim-million-3360@ecf.pacerpro.com

Timothy Aaron Million

on behalf of Creditor Aspen American Insurance Company tim.million@huschblackwell.com

tim-million-3360@ecf.pacerpro.com

Timothy Aaron Million

on behalf of Creditor Everest Reinsurance Company tim.million@huschblackwell.com tim-million-3360@ecf.pacerpro.com

Timothy Aaron Million

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on behalf of Creditor Berkley Insurance Company tim.million@huschblackwell.com tim-million-3360@ecf.pacerpro.com

Tony L. Draper

on behalf of Creditor John A Sansbury Jr tdraper@wwmlawyers.com

Tony L. Draper

on behalf of Creditor Mark Howard Gillespie tdraper@wwmlawyers.com

Tony L. Draper

on behalf of Creditor George Canjar tdraper@wwmlawyers.com

Tony L. Draper

on behalf of Creditor Edward C Stengel tdraper@wwmlawyers.com

Tony L. Draper

on behalf of Creditor Michael Howard Clark tdraper@wwmlawyers.com

Tony L. Draper

on behalf of Creditor Jeffrey W Faw tdraper@wwmlawyers.com

Travis McRoberts

 $on\ behalf\ of\ Interested\ Party\ Ecopetrol\ America\ LLC\ travis.mcroberts@squirepb.com\ sarah.conley@squirepb.com$

Travis McRoberts

on behalf of Creditor Ecopetrol America LLC travis.mcroberts@squirepb.com sarah.conley@squirepb.com

US Trustee

USTPRegion07.HU.ECF@USDOJ.GOV

Victoria Duncan Vonder Haar

on behalf of Creditor Aldine ISD bnkatty@aldineisd.org

Victoria V Theriot

on behalf of Creditor Acadian Contractors Inc ttheriot@acadiancontractors.com

Victoria V Theriot

on behalf of Creditor Broussard Brothers Inc. ttheriot@acadiancontractors.com

Wayne Kitchens

on behalf of Attorney Petro Amigos Supply Inc. jwk@hwallp.com, dkokenes@hwallp.com

William Alfred Wood, III

on behalf of Interested Party Eni Petroleum US LLC Trey.Wood@bracewell.com mary.kearney@bracewell.com

William Alfred Wood, III

on behalf of Interested Party Eni US Operating Co. Inc. Trey.Wood@bracewell.com mary.kearney@bracewell.com

William R. Howell, Jr.

on behalf of Creditor Marathon Oil Company william.howell@bondsellis.com williamhowell@utexas.edu

William Ross Spence

on behalf of Creditor Supreme Service & Specialty Co. Inc. ross@sdllaw.com

brittany@sdllaw.com;donna@sdllaw.com;henry@sdllaw.com

William Shanler Robbins

on behalf of Creditor Partco LLC wrobbins@stewartrobbins.com,

wrobbins@ecf.courtdrive.com; kheard@stewartrobbins.com; kheard@ecf.courtdrive.com; gtaylor@stewartrobbins.com; gtaylor@ecf.courtdrive.com; gtaylor@stewartrobbins.com; gtaylor@ecf.courtdrive.com; gtaylor@ecf.courtdrive.com; gtaylor@ecf.courtdrive.com; gtaylor@ecf.courtdrive.com; gtaylor@ecf.courtdrive.com; gtaylor@ecf.courtdrive.com; gtaylor@ecf.courtdrive.com; gtaylor.getaylor

f.courtdrive.com

Yelena Archiyan

on behalf of Creditor Trunkline Field Services LLC yelena.archiyan@katten.com

Yelena Archiyan

on behalf of Creditor Sea Robin Pipeline Company LLC yelena.archiyan@katten.com

Yelena Archiyan

on behalf of Creditor West Cameron Dehydration Company L.L.C. yelena.archiyan@katten.com

Yelena Archiyan

on behalf of Creditor Florida Gas Transmission Company LLC yelena.archiyan@katten.com

Yelena Archiyan

on behalf of Creditor Stingray Pipeline Company LLC yelena.archiyan@katten.com

Yelena Archiyan

on behalf of Creditor Florida Gas Transmission LLC, yelena.archiyan@katten.com

Yelena Archiyan

on behalf of Creditor Trunkline Gas Company LLC yelena.archiyan@katten.com

Zachary S McKay

on behalf of Creditor Tetra Applied Technologies Inc. zmckay@dorelawgroup.net, chymel@dorelawgroup.net

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Zachary S McKay

on behalf of Creditor Irongate Rental Services LLC zmckay@dorelawgroup.net, chymel@dorelawgroup.net

Zachary S McKay

on behalf of Creditor TETRA Technologies Inc. zmckay@dorelawgroup.net, chymel@dorelawgroup.net

Zachary S McKay

 $on \ behalf \ of \ Creditor \ Expro \ Americas \ L.L.C. \ zmckay@dorelaw group.net, chymel@dorelaw group.net$

Zachary S McKay

on behalf of Creditor Diversified Well Logging LLC zmckay@dorelawgroup.net, chymel@dorelawgroup.net

TOTAL: 360